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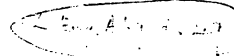
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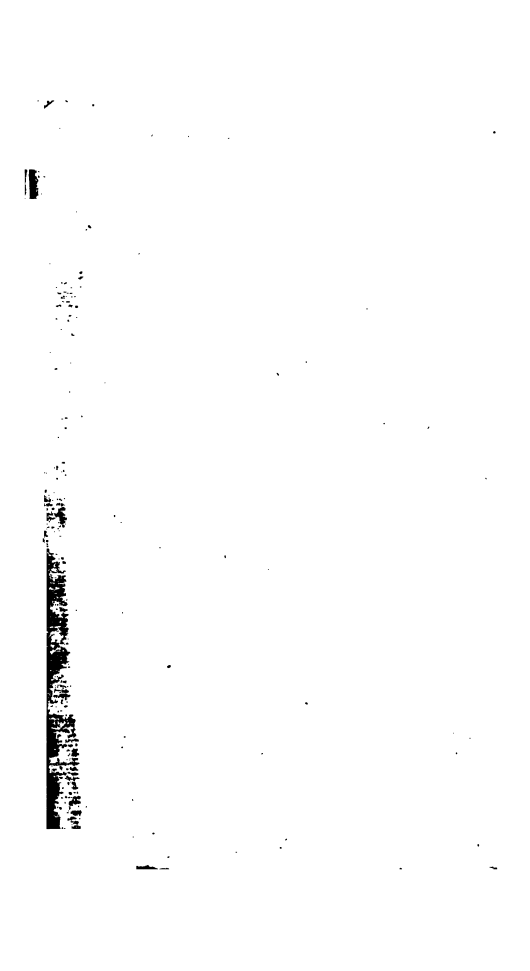


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THE

Statutes at Large,

From the First Year of K. RICHARD III.

T O

The 31st Year of K. HENRY VIII. inclusive.

BY

DANBY PICKERING, of GRAY'S INN, Efq.



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THE

Statutes at Large,

FROM THE

1291

First Year of King RICHARD III.

TO THE

Thirty-first Year of King HENRY VIII. inclusive.

To which is prefixed,

A TABLE containing the TITLES of all the STATUTES during that Period.

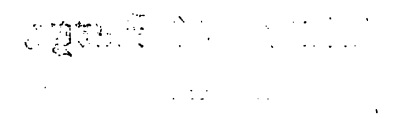
VOL. IV.

By DANBY PICKERING, of Gray's-Inn, Esq;
Reader of the Law Lecture to that Honourable Society.

CAMBRIDGE,

Printed by JOSEPH BENTHAM, Printer to the UNIVERSITY; for CHARLES BATHURST, at the Cross-Keys, opposite St. Dunstan's Church in Fleet-Street, London. 1763.

CUM PRIVILEGIO.



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Containing the Titles of all such Acts as are extant in print, from the 1st year of K. RICHARD III. to the 31st of K. HENRY VIII. both inclusive:

Anno 1 Richardi 3.

Cap. 1. An act for the better assurance of estates to be made by feoffors to

Cap. 2. The subjects shall not be charged by any benevolence, &c.

Cap. 3. For admitting persons sufpected of felony to bail; for inquiry of escapes of felons; and that no officer shall seize the goods of a prisoner before he is convicted or attainted.

Cap. 4. Of the sufficiency of jurors in the sheriff's turn.

Cap. 5. Those lands whereof the King was enseoffed to the use of others, shall vest in such persons.

Cap. 6. An act to make perpetual the statute of 17 Ed. 4. c.2. concerning proceedings in courts of pipowders.

Cap. 7. Who shall be bound by a fine levied before the justices of the common pleas: and proclamations made thereof.

Cap. 8. Concerning the making of cloth; and the aulneger.

Cap. 9. Against Italians selling their

merchandises by retail, and other restraints of thems.

Cap. 10. The statute of 22 Ed. 4. 6.3. prohibiting the importation of wrought laces of filk continued for ten years.

Cap. 11. Ten bow-staves shall be brought into this realm for every butt of malmsey, or tyre.

Cap. 12. Against the importation of certain merchandifes ready wrought.

Cap. 13. The contents of vessels of wine and oil. Vol. IV.

Cap. 142 For relief of the collectors of diffnes of the clergy.

Cap. 15. A refumption of all grants, estates, &c. made to Elizabeth Gry late Queen of England.

Private Atts. Anno i Richardi 3.

1. Titulus Regius, under which title all the reasons and allegations devised to prove the King to be true and undoubted heir to the crown, are let forth at large, and the same allowed, ratified; and enacted by the lords and commons; and his brothers children made bastards.

2. An act for the King to have the lands and possessions of Henry duke of Exeter, and of the dutchess his wife.

3. An act for the attainder and conviction of Henry duke of Buckingham, John bishop of Ely, William Knevitt, John Rushe, Thomas Nandike, Henry earl of Richmond, Jaffer earl of Pembroke, George Browne, Thomas Lewkenor knight, John Gulford, and many more.

4. An act to enable the King to make grants of the possessions of the persons attainfed.

An act for the attainder of the bishops of Ely, Sarum, and Exeter.

6. An act against Margaret countess of Richmond.

An act for the attainder of Walter Rober.

An act for the archbishop of Canterbury to enjoy the rent of 111. 12. 3,

12s. per annum out of the manor of Ifeilde.

9. An act to reverse the attainders made by King Henry the Fourth, against Thomas Percy earl of Wor-

cefter, and Henry Percy earl of Northumberland.

io. An act for viscount Lovel to have and enjoy the manors of

Thorpe, Watervile, Alwinkle, Achirch, and Chilviston, in the county of Northampton, &c.

11. An act for James Tirrel, and Anna his wife, daughter and heir of John Arundell, touching the lands

of Arundell, being now attainted. 12. An act for the provost and fel-

lows of the college of Saint Andrew of Neathercaster in York, for the enjoying of forty acres of land, upon part whereof the college is builded. 13. An act for confirmation of letters

patents made by King Edward the Fourth to the college of Fodringhey. 14. An act for the city of Canterbury,

touching the aldermanry lands, and alderman of Westgate, and other things in the city of Canterbury. . 15. An act of restitution of John Dur-

rant of Colleweston to all his lands and tenements. 16. An act for the inhabitants of the town of Crowland to have the games and marks of swans.

17! An act touching the executors of John Don mercer of London.

. 18. An act that the King shall have wardship of lands holden of the duchy of Lancaster by knights service, notwithstanding the trust put in other persons.

Anno I Hen. 7.

Cap. 1. An act for maintaining a formedon against the pernors of the profits of land conveyed to uses. Cap. 2. Aliens made denizens shall

pay fuch customs as they did before. Cap. 3. No protections shall be allowed by any court at Calais.

Cap. 4. An act to punish priests for incontinency by their ordinaries.

Cap. 5. An act for regulation of tan-

ners, cordwainers, and curriers. Cap. 6. A pardon for all who affifted the King against Richard late duke of Gloucester.

Cap. 7. An act for punishment of offenders in hunting by night or difguifed.

Cap. 8. No Gascoigne or Guien wines shall be imported but by English, Welsh, or Irish, mariners and ships. Cap. 9. For reviving the statute of

22 Ed. 4. c. 3. for twenty years, restraining the importation of wrought laces, &c.

Cap. 10. For revocation of the penalties in the flat. R. 3. touching Italians.

Private Atts. Anno 1 Hen. 7.

1. An act concerning the annexing the duchy of Lancaster, and Cornwall, & al'.

2. An act for the restitution of divers persons in the time of Richard the Third attainted.

3. An act of conviction and attainder of John late duke of Norfolk, Thomas earl of Surrey, Francis viscount Lovell, Walter Devereux knight late lord Ferrers, John lord Zouche, and divers others.

4. An act for the duke of Bedford, and others. ;. An act for *Henry* lord *Clifford*.

6. An act for William viscount Beau-

mont. 7. An act for John earl of Oxford, and others.

8. An act for Jane May, and others. 9. An act for the duke of Bedford.

10. An act for the duchefs of Bedford. 11. An act for the countess of Richmond.

12. An act for Edward, fon and heir of Henry duke of Buckingham.

13. An act for John lord IVells. 14. Ar-

14. Articulus Juratus in parliamento. 15. Therestitution of Henry the Sixth, the duke of Bedford, the duke of Somerfet, and others. 16. The restitution of Queen Elizabeth, late wife of Edward the

Fourth. 17. Adnullatio aclus, &s.

18. An act for confirming all letters patents made by the King, of the

lands of persons attainted. 19. An act for Allen Catterall. 20. An act for *Henry Kirkby* fon of

Richard Kirkby. 21. An act for William Branden

knight. 22. An act for James Stanley clerk.

23. An act for Edmend Clere, and Elizabetb his wife. 24. An act for Roger Thorpe.

25. An act for the restitution of The-

mas Ormonde knight. 26. An act for Hugh Lötterell.

27. An act for William Knevett. 28. An act for the earl of Devon: 29. An act for the King's boushold.

20. An act for the King's great wardrobe.

31. An act for Nichelas Vaux son and heir of Sir William Vaux.

22. An act for the lord Hungerford.

33. An act for Johanne Fowler, widow.

34. An act for Thomas Delalaund. 35. An act for Anne Pympe.

36. An act for Thomas Myll.

37. An act for Ednund Ross, son of Thomas locd Roos.

38. An act for Margaret countels of Richmond, the King's mother, and for Thomas earl of Derby her hufband.

39. An act for Lawrence Hill.

40. An act for John Westen, prior of the hospital of Saint John of Jerufalem in England.

41. An act for Robert Carey.

42. An act for restitution of Thomas Gray knight, late marquess Dorset.

43. An act for Sir William Stanley knight,

44. An act for Sir John Verney knight, and Margaret his wife.

45. An act of restitution for John Trefham. 46. An act for the heirs of Sir Gearge

Browne knight. 47. An act for Sir John Scyntloo knight.

48. An act for William Trouteback. 49. An act of restitution for Reger Bellingham.

50. An act for Blanche Nevill to enjoy certain lands, notwithstanding a recovery.

51. Another the like act for Margery Beckett, John Blackborne, and his 52. An act for Robert Willoughly

knight, and Elizabeth his wife, and others. An act of restitution for William

Danyell. 54. An act of restitution for John Calcott.

55. An act that Edward Ellefinere may enjoy certain lands, notwithstanding his release.

56. An act of restitution for John Beamount: 57. An act of restitution for Thomas

Agard and his wife.

58. Another act for John Beamount. 59. An act for Richard Passelegh, and Johane his wife.

60. An act for the inhabitants of the Isle of Tenett, to build a bridge at a place called the Starre Ferry.

61. An act for John Foster esquire. 62. An act for the mayor, bailiffs, and citizens of the city of Winchefter.

63. An act for John Lenche
64. An act of resumption of lands, tenements, and other things.

Anno 3 Hen. 7.

Cap. 1. Concerning the authority of the court of star-chamber.

Cap. 2 2 2

- Cap. 2. The carrying away a woman against her will made felony. Cap. 3. For letting prisoners to bail in certain cases.
- Cap. 4. All deeds of gift made to defraud creditors shall be void.
- Cap. 5. All bargains named dry exchange, whereby any certain fum
- may be loft, shall be void. Cap. 6. Against unlawful chevisance,
- usury, and brokage.
 Cap. 7. Concerning the ordering and recovering of customs. Cap. 8. That merchants aliens, &c.
- shall employ their money on mer-chandifes of this realm. Cap. 9. Freemen of London may car
 - ry their wares to any fairs or markets.
- Cap. 10. Costs, &c. shall be given to the plaintiff where the defendant fues a writ of error before execu-
- tion. Cap. 11. No woolen cloth shall be exported before it is duly manufactured.
- -Cap. 12. The King's officers shall not be retained by liveries, &c. with others.
- Cap. 13. Concerning the price of long bows.
- Cap. 14. Conspiring to destroy the King, or certain officers of his house or council, made felony.

Private Acts.

- Anno 3 Hen. 7. 1. An act for the confirmation of
- patents made to the letters Queen. 2. An act that the Queen may sue in her own name, and for confirmati-
- on of letters patents made to Margaret countels of Richmond. 3. An act for George Vereknight, and
- Margaret his wife. 4. An act for a gaol to be kept at
- Lewes for the shire of Sussex. 5. An act for the abbot and covent of Malmefbury.

- 6. An act for the custody of the lands and tenements of viscount Bea-
 - 7. An act for the prior of the monaltery of St. Mary Magdalene in Monckbretton.
 - 8. An act for the mayor and citizens of the city of York. 9. An act for the mayor, theriffs,
 - bailiffs, and commonalty of the town of Briftol, for paving of the streets there. 10. An act for Anne countels of Warr.
 - 11. An act for Thomas Pulter. 12. An act for Roger Wake.
 - 13. An act for the town and castle of Berwick.
 - 14. An act for the town and castle of Calais, and for continuance of the staple there.
 - 15. An act for the attainder of John earl of Lincoln, Sir Thomas Broughton, and divers others. 16. An act for two fifteenths and
 - tenths to be granted to the King. 17. An act to enable feoffees in trust to sue for the benefit of the feof-
 - fors, although they be outlawed. 18. An act for the attainder of John Spynell and others.
 - 19. An act against Thomas Peneston and others.
 - 20. An act of refumption of the offices or places of receivers, auditors, customers, collectors of customs, subsidies, comptrollers, carchers, furveyors, and places of other officers, accomptants to

Anno 4 Hen. 7. Cap. 1. An act for commissions of

the King.

Éwers Cap. 2. For ordering the refiners of gold and filver. Cap. 3. Against butchers killing beasts

in walled towns, &c. Cap. 4. Concerning protections and immunities for those who should

be in the King's service in Britain. Cap. 5.

- Cap. 5. For repeal of letters patents to discharge spiritual persons from the payment or collection of dif-
- Cap. 6. For repeal of all grants of offices in the forest of Inglewood, faving to the lord Dacre and the earl of Northumberland.
- Cap. 7. That grants of fees to certain officers about the King shall be no longer in force than they give their attendance.
- Cap. 8. For limiting the prices of cloths fold by retail.
- Cap. 9. For the prices of hats and caps.
- ap. 10. That wine and Tholouse word shall be imported only in Cap. 10. English ships, &c.
- Cap. 11. Concerning the buying of wools.
- Cap. 12. That all justices of peace shall execute their commission, redress injuries, and maintain the laws.
- Cap. 13. Concerning the allowance of benefit of clergy.
- Cap. 14. All grants, &c. of any par-cel of the earldom of *March* shall
- be sealed with the great seal. Cap. 15. That the lord mayor of London shall have like conservation in all breach and overflowings of the Thames, as he has within the fame river.
- Cap. 16. Against taking more farms than one in the Isle of Wight.
- Cap. 17. That the heir of Cestuy que use, holding lands by knight-service, shall be in ward.
- Cap. 18. That counterfeiting foreign coin allowed to be current in this realm shall be treason.
- Cap. 19. For maintenance of hufbandry.
- ap. 20. That a profecution of action popular by collusion, shall Cap. 20. be no bar to others sued bona fide.
- Cap. 21. For preservation of the breed and fry of fish in Oxford Haven in Suffolk.

- Cap. 22. Concerning broiderers and
- Venice gold, &c. Cap. 23. Against the exporting any gold or filver.
- Cap. 24. How often a fine levied in the common pleas shall be pro-claimed, and then, who shall be bound thereby.

Private Atts.

Anno 4 Hen. 7.

- 1. An act of restitution for Thomas earl of Surrey.
- 2. An act for the earl of Nottingbam.
- 3. An act for the restitution for Henry Beamonde.
- 4. An act for Richard Nanfan.
- 5. An act of restitution for Richard $\it Revell.$
- 6. An act for William Parsons, James Leigh, and others.
- 7. An act of restitution for the lord Ferrers.
- 8. An act of restitution for Thomas Lacy and his wife.
- 9. An act for Oliver Saint John esq;
- 10. An act for Ellen Holt, and Allen Holt.
- 11. An act for William Stanley knight.
- 12. An act for the transmutation and passing of lands without fine, by fuch persons as pass over the seas in the King's voyage.
- 13. An act for a subsidy to be granted to the King.
- 14. An act of restitution of John lord Zouche.
- 15. An act of restitution of Robert Percy.
- 16. An act of restitution of Henry Spencer.
- 17. An act for the earl of Surrey, 18. An act for George earl of Sbrews-
- bury.
- 19. An act for Thomas Ferrys, elq; and Anne his wife.
- 20. An act for the college of All Souls in Oxford.
- 21. An act for the inhabitants of the town of Southwolde.

-32. An act for the inhabitants of the town of Northampton,

23. An act for the inhabitants of the town of Leicester.

24. An act for the expences of the King's houshold. 25. An act for the restitution of Anne

and Elizabeth Brakenbury. 26. An act for the covent of the mo-

nastery of St. Andrew in Northampton.

27. An act for Sir Edmond Gorges, knight.

28. An act for the provost and scholars of the King's college in Cambridge and Eaton.

29. An act of attainder of the abbot of Abbington, John Mayne, and others.

30. An act for a tenth and fifteenth to be granted to the King.

Anno 7 Hen. 7.

Cap. 1. Against abuses of captains and foldiers retained in the King's

Cap. 2. For protection, &c. of all persons serving in the King's wars. Cap. 3. Further privileges for such as shall go in the King's wars.

Cap. 4. Concerning weights and measures.

Cap. 5. Concerning trials in London. Cap. 6. That patents of discharge from difmes and quinzifmes shall extend no further than they did in

the time of King Edw. IV.

Cap. 7. That all Scots depart the realm within forty days after proclamation.

Cap. 8. Concerning the contents of a butt of malmeley and the price and customs thereof.

Private Atts. Anno 7 Hen. 7.

1. An act against Thomas Croft.

2. An act for the preservation of the spawn of fish within the nasse and haven of Orford,

within the county of Lancaster should forfeit any of his lands or goods in any other shire but the same shire. 4. An act for two fifteenths and tenths granted to the King.

3. An act that no persons outlawed

5. An act for the confirmation of a feoffment made by the King. 6. An act for confirmation of letters

patents made to the Queen. 7. An act to make the fum of five marks, payable by the abbey and and covent of Barking, to be par-

cel of the manor of Havering. 8. An act for the countess of Richmond and Derby.

9. An act for the earl of Surrey. 10. An act for viscount Wells and his wife. 11. An act for Thomas lord De la Warre.

12. An act for the prior of Canterbury. 13. An act for Sir Thomas Lovell,

knight. 14. An act for Hugh Johnson and

Johane his wife. 15. An act of attainder of John Hayes. 16. An act of attainder of Robert Chamberlaine knight, and Richard White.

Anno 11 Hen. 7:

Cap. 1. None shall be attainted or incur any forfeiture for ferving the King.

Cap. 2. For correction of vagabonds and beggars, and concerning alehouses.

Cap. 3. For the authority of juflices of affize and of the peace. Cap. 4. The names of the cities

and towns limited for keeping of weights and measures. Cap. 5. For pulling down wears,

&c. in the haven of Southampton, between Calshord and Redbridge. Cap. 6. Where customs shall be

paid when cloths are packed in one port and shipped in another.

Cap. 7. For punishing riots and unlawful affemblies.

Cap. 8. For punishing usurers.
Cap. 9. All lands within North and
South Tindale, shall be parcel of the

county of Northumberland.

Cap. 10. For levying the arrears of the benevolence granted to the

King.

Cap. 11. Concerning the taking apprentices in the city of Norwich, and of ordinances to be made by the company of worsted shearers.

Cap. 12. That writs shall be given and counsel assigned to speed poor persons in their suits.

Cap. 13. Against the exportation of horses or mares, above the price of 6s. 8d. without licence.

Cap. 14. Aliens made denizens shall pay customs as aliens.

Cap. 15. Against misdemeanors by theriffs and their officers in county

Cap. 16. For watch-keeping in Calais. Cap. 17. Against taking pheasants, or partridges, or the eggs of hawks or fwans.

Cap. 18. They who refuse to attend the King when he goes to his wars shall forfeit their grants of fees, &c.

Cap. 19. Against deceitful stuffing and making of feather-beds, &c.

Cap. 20. Against alienations made by the wife of the lands of her deceased husband.

Cap. 21. The qualification of jurors in attaints in London.

Cap. 22. Concerning the wages of servants in husbandry, labourers and artificers.

Cap. 23. For the true gauging and packing of falmon, eels, and her-

Cap. 24. For punishment of perjury, and the manner of proceeding in

Cap. 25. For punishment of perjury, champerty, maintenance, and embracery, by the diferetion of the chancellor, treasurer, chief justices, and clerk of the rolls.

Cap. 26. Concerning the sheriffs. turns in the counties of Southampton, Surrey and Suffex.

Cap. 27. For avoiding deceitful sleights upon fustians.

Private Atts.

Anno 11 Hen. 7.

1. An act for the confirmation of certain lands to the King, that were the lands of Richard duke of Gloucester.

2, An act of resumption of divers castles, manors, lands, and tenements, which were formerly given by King Edward the Third, and King Richard the Second, to Edmond de Langley duke of York.

3. An act of restitution for Gervase

Horme.

An act that all grants made of the manor of Woodstock be void.

An act for the Queen's jointure.

6. An act for the making void of divers leases and offices within the principality of Wales, duchy of Cornwall, and the earldom of Chef-

7. An act for the affuring certain lands to the prince of Wales, &c.

8. An act for the affuring certain lands to the duke of York.

An act for the prince of Wales.

10. An act for the duchess of Bedford.

11. An act of confirmation of a feoffment made by Thomas marquis Dorset and his wife to divers feoffees to several uses.

12. An act for the earl of Oxford.

13. An act for the earl of Suffolk.

14. An act for the earl of Surrey. 15. Another act made for confirma-

tion of a feoffment made by the said earl of Surrey. 16. An act for the earl of Devon.

17. An act for the earl of Kildare.

18. An act for the prior of Kilmaynan in Ireland.

19. An act for the custody and government of viscount Beaumont and his estate.

20. An act for Edward lord Dudley. 21. An act for John lord Zouche and Seymour.

22. Several provisoes for the indemnity of the lord Daubney, and others.

23. An act for Sir Richard Guldeford, that all his lands in the county of **Kent** shall not be of the nature of gavelkind, but descendable to the heir at the common law, as in other countries.

24. An act for Sir William Berkley knight.

25. An act for John Shaa.

26. An act for the dean of St. Paul's.

27. An act for Thomas Middleton. 28. An act for George Catefby.

29. An act for Simon Digby 30. An act for Sir Richard Ratcliffe.

31. An act for Clement Skelton.

32. An act for the heirs of William Waynsford.

33. An act for John Slingefby the elder. 34. An act for Hugh Mayne.

35. An act for the safe keeping of the towns and castles of Berwick and Carliol.

36. An act for the expences of the King's house.

37. An act for the attainder of Francis viscount Lovel.

38. An act for the attainder of Sir William Stanley, Sir Simon Mountfort, and others.

39. An act concerning the peace between the King of England and the King of France.

Anno 12 Hen. 7.

. . .

Cap. 1. Concerning the taking apprentices, and manufacture of worsted, says and stamins in the county of Norfolk.

Cap. 2. For the continuance of certain acts made in the last parliament, unto the next parliament,

Cap. 3. Repeal of the statute made the last parliament for labourers wages.

Cap. 4. That no forfeiture given by

the statute 1 R. 3. c. 8. shall be taken before the next parliament.

Cap. 5. Comeasures. Concerning weights and

Cap. 6. Merchants of England may carry their merchandises to the marts, without payment of any fine to the merchants adventurers of London, but only ten marks.

Cap. 7. No lay person that doth murder his lord or master shall have the benefit of clergy.

Private Atts.

Anno 12 Hen. 7.

1. An act for confirmation of a feoffment made by the King, and to give him power to dispose of certain lands by will.

2. An act for the assurance of the Queen's jointure.

3. An act for the earl of Surrey.

4. An act for Guy Sapcott. 5. A proviso for William Stafford.

6. Certain articles against Thomas Yotton.

. An act for fifteenths and tenths.

8. An act for a subsidy to be granted to the King, and for discharge of fome persons from payment thereof.

Anno 19 Hen. 7.

Cap. 1. For attendance upon the King in his wars.

Cap. 2. An act to defer the payment of custom for bow-staves until the next parliament.

Cap. 3. An act for the continuance of the statute 11 H. 7. c. 24. until the next parliament.

Cap. 4. For using long bows, and against shooting in cross-bows.

Cap. 5. What coin shall be current, and against the exportation of money or bullion to Ireland.

Cap. 6. Concerning pewterers and braziers.

Cap. 7. Concerning ordinances made by bodies incorporate. Cap. 8,

Cap. 8. Against the taking of scavage or shewage, except in the city of

Cap. 9. Of process in actions upon the case.

Cap. 10. For the keeping of gaols by the sheriffs, and prevention of escapes of prisoners.

Cap. 11. The penalties for keeping

deer-hays, and buck-stalls,

Cap. 12. For punishment of vagabonds, and for ordering of alehouses.

Cap. 13. Against riots and unlawful assemblies.

Cap. 14. Penalties for unlawful retainers and giving of liveries.

Cap. 15. The lands of Cestury que use shall be liable to execution for his debt, and to the chief lord for his relief and heriot, and if he is a bondman they may be seized by

the lord. Cap. 16. For continuing the statute of 11 H. 7. c. 26. for holding of sheriffs tourns in the counties of

Southampton, Surrey and Suffex, until the next parliament.

Cap. 17. A confirmation of fo much of the statute 11 H. 7. c. 11, as concerns the taking of apprentices in Norwich, and a repeal of so much of the same act as concerns worfted-fhearers.

Cap. 18. For free passage upon the river Severn.

Cap. 19. Concerning cordwainers, curriers and tanners.

Cap. 20. A confirmation of the statute of 3 H. 7. c. 10. touching damages to be given to the plaintiff where the defendant fues a writ of error before execution.

Cap. 21. Concerning filk-women, and prohibiting the importation of filk wares ready wrought.

Cap. 22. A repeal of the statute 4 H. 7. concerning factors and attornies in Calais.

Cap. 23. A confirmation of the privileges of the merchants in the stillyard.

Cap. 24. For holding the shire-court of the county of Suffex at Chichester and Lewes.

Private Atts.

Anno 19 Hen. 7.

1. An act concerning a feoffment made by the King, of many lordships, lands, and tenements, &c. belonging to the duchy of Lancaster. 2. An act to make void divers letters

patents formerly granted to the duke of York, after he came to be heir apparent to the King.

3. An act for the continuance of the staple at Calais.

4. An act to give the King power to restore Humfrey Stafford, John Baynton, and divers others, being formerly attaint of treason.

5. An act for the abbess and covent of the monastery of St. Saviour of

Sion.

6. An indenture between the King and the abbess and covent of the monastery of our Saviour and St. Bridget of Sion.

7. An act for confirmation of a partition of lands made between William marquis Barkley, and Thomas earl of Surrey.

8. An act that no actions, plaints, bills, or writs, being commenced and depending in the King's courts by persons not knighted, shall abate, if they be afterwards knighted.

9. An act for two aids granted to the King.

10. An act of restitution for the lady Cecil, wife of the late viscount Wells, William lord Willoughby, and others.

11. An act for the attainder of James Touchett knight lord Audley, Edmond earl of Suffolk, and divers others, confederate with Piers Warbeck.

12. An act for the restitution of Rogert Brewce. 13. An

- 13. An act for Sir William Mearing. 14. An act for the restitution of John
- 15. An act for the restitution of Richard Barkley.
- 16. An act of restitution for William Barley.
- 17. An act of restitution for James Harrington.

Anno 1 Hen. 8.

Cap. 1. A repeal of the statute 8 H. 6. c. 2. prohibiting the King's subjects

to repair into Denmark and Iseland. Cap. 2. A repeal of the statute 1 R. 3.

c. 8. concerning cloth-making. Cap. 3. Concerning payments made to John Heron, general receiver

to the King. Cap. 4. For limitation of actions po-

pular.

Cap. 5. A repeal of an act made 3 H. 7. c. 7. concerning the entering of merchandizes in the customers books.

Cap. 6. A repeal of the statute 11 H. c. 3. concerning informations before justices of assize and justices of peace.

Cap. 7. Concerning the office of coroners.

Cap. 8. Concerning escheators and commissioners.

Cap. 9. Concerning the bridge at Staines.

Cap. 10. For enlarging the statute 8 H. 6. c. 16. concerning the traverse of lands seized into the King's

hands by inquests before escheators and commissioners. Cap. 11. For continuation of the statute 11 H. 7. c. 24. of attaints,

until the next parliament. Cap. 12. Concerning untrue inquifitions procured by Empson and

Dudley. Cap. 13. Against the exportation of money, plate, or jewels. Cap. 14. Concerning apparel.

Cap. 15. For annulling feoffments made to Empfon and Dudley.

Private A&s.

Anno 1 Hen. 8.

- 1. An act for the expence of the King's houshold.
- 2. An act for the affigument of money for the King's great wardrobe.
- 3. An act for confirmation of letters patents made to Queen Katbarine, for her dower.
- 4. An act for the restitution of Robert Ratcliff knight, lord Fitzwater.
- 5. An act for a subsidy to be granted to the King of tonnage and poundage.
- 6. An act for repealing of a statute for fishing in Iseland.

Anno 3 Hen, 8.

Cap. 1. Against the exportation of money, plate, jewels, &c. Cap. 2. Concerning escheators and

commissions for finding of offices.

Cap. 3. For the maintenance of archery and against unlawful games. Cap. 4. For protections and liberty of alienation for fuch persons as

shall be in the King's wars. Cap. 5. For payment of wages to

foldiers in the King's wars. Cap, 6. Concerning the true making, &c. of woolen cloths.

Cap. 7. An act for perfect working of woolen cloths before they shall be exported.

Cap. 8. Repeal of the act made at York for felling of victual by head officers.

Cap. 9. Against mummers and selling, of vilors.

Cap. 10. Against aliens buying leather, and that curriers may fearch for leather infufficiently tanned.

Cap. 11. An act for the appointing of physicians and surgeons.

Cap. 12. Concerning reformation of impanels for the King.

Csp. 13. Licences for shooting in cross-bows shall be void.

Cap. 14. For fearching of unlawful oils.

Cap. 15. Concerning the making and prices of hats and caps.

Private Alls.

Anno 3 Hen. 8.

- r. An act for confirmation of a feoffment made by *Thomas* earl of *Surrey* to *Henry* duke of *York* and others.
- 2. An act of restitution for James
 Touchett lord Awdeley, and John
 Touchett, eldest son of the said
 James lord Awdeley.
- 3. An act for confirmation of a grant made by the King of certain lands to William Compton.
- 4. An act of restitution for John Dudley son of Edmond Dudley.
- 5. An act of restitution for Thomas
- 6. An act of restitution for Elizabeth
- Martyn.
 An act for two fifteenths and tenths to be granted to the King.
- 3. An act that Sir Robert Southwell and Bartholomew Westby shall be the King's general receivers of all his honours, castles, &c.

Anno 4 Hen. 8.

Cap. 1. Concerning bulwarks to be made in *Cormwall* by the sea-side.

Cap. 2. For punishment of murder. Cap. 3. An act concerning juries in London.

Cap. 4. For proclamations to be made before *Exigents* be awarded in foreign counties.

Cap. 5. Repeal of penalties for giving wages to labourers and artificers.

Cap. 6. For fealing of cloths of gold and filver.

Cap. 7. Concerning pewterers and true weights and beams.

Cap. 8. An act concerning Richard Strode, and the privilege of parliament.

Private Atts.

Anno 4 Hen. 8.

- 1. An act of restitution for Henry Courtney earl of Devon.
- An act for confirmation of an indenture made between the King on the one part, and William Courtney late earl of Devon, and the lady Katherine his wife, on the other part.
- An act for confirmation of an indenture made between Katherine counters of Devon on the one part, and Sir Hugh Conway on the other part.
- 4. An act for confirmation of an indenture made between Katherine countefs of Devon and Sir William Knyvett.
- 5. An act for the assuring of certain lands to the earl of Surrey.
- An act of retitution of Thomas Wyndham, fon of Sir John Wyndbam.
- 7. An act of restitution for Thomas Empson, son of Sir Richard Empson.
- 8. An act of restitution for William Baskervile.
- An act for allotting divers fums of money for maintenance of the King's great wardrobe.
- 10. An act for granting a fubfidy to the King.
- 11. An act for a pardon to be granted to John Skelton.

Anno 5 Hen. 8.

Cap. 1. How the King's subjects of Tournay and Tyrwin may recover their debts.

Cap. 2. Concerning the making of cloths in *Devon*, called white straits.

Cap. 3. White woolen cloths of five marks and under, may be exported unshorn.

Cap. 4. Against deceits in worsteds. Cap. 5. Concerning jurors in London.

Cap. 6. For furgeons to be discharged of parish offices, inquests, &c.

Cap. 7.

Cap. 7. Concerning strangers buying of leather in open market.

Cap. 8. Concerning fuit for the King's pardon granted upon certain articles.

Private AEIs. Anno 5 Hen. 8.

- An act for the confirmation of letters patents made to the duke of Norfolk.
- 2. An act for the confirmation of letters patents made to the duke of
- Suffolk. 3. An act for the confirmation of letters patents made to the earl of Surry.
- 4. An act for the restitution of Margaret Pole, late wife of Sir Richard Pole, and fifter and heir of Edward
- late earl of Warwick and Salisbury. 5. An act of restitution for Humfrey Stafford.
- 6. An act for the confirmation of the dowry of the countels of Oxford. 7. An act of restitution of John
- Awdeley, second son of the lord Awdeley.
- 8. An act for confirmation of letters patents made to the mayor and commonalty of the city of London, concerning the packing of woolen
- cloths and other merchandises. 9. An act for a subsidy to be granted
- to the King. 10. An act concerning Sir Edward Poynings.
- 11. An act for John Heron to be furveyor of the customs and subfidies within the port of London.

Anno 6 Hen. 8.

Cap. 1. Concerning apparel. Cap. 2. Concerning the maintenance of archery.

Cap. 3. Concerning the wages of artificers and labourers.

Cap. 4. For proclamations to be made before exigents be awarded in foreign shires.

Cap. 5. Against decaying of husbandry, &c.

Cap. 6. For the remitting prisoners with their indictments to the places where the crimes were com-

Cap. 7. Concerning the fares of watermen

Cap. 8. Concerning the making of woolen cloths in the county of Devon.

Cap. 9. Against deceits in making woolen cloths. Cap. 10. For commission of sewers.

Cap. 11. For the importation of bow-staves by strangers. Cap. 12. Against exporting Norfolk

wools. Cap. 13. Against keeping or using, cross-bows, or hand-guns.

Cap. 14. For continuing the subfidy of tonnage and poundage during the King's life.

Cap. 15. Second letters patents adnulled, making no mention of the first letters patents. Cap. 16. That no knights of shires

nor burgesses depart before the end of the parliament. Cap. 17. For cleanfing and deepening the river of Canterbury.

Cap. 18. For continuance of the under-sheriff of Bristol.

Private Asts. Anno 6 Hen. 8,

- 1. An act for confirmation of the King's grant made to the duke of Norfolk.
- 2. An act for confirmation of letters patents made by the King to the duke of Suffolk.
- g. An act of restitution for Sir Edward Belknap.
- An act of restitution for John Weite, clerk.
- 5. An act for the affurance of the manors of Hanworth, and other lands, to the King and his successors.

6. An act concerning the King's general surveyors.

7. An act of refumption of divers offices, annuities, and other things.

Anno 7 Hen. 8. Cap. 1. Against the decay of hus-

bandry, &c. Cap. 2. Repeal of licences for importing Gascoign wine and Tholouse

woad in foreign ships. Cap. 3. Limitation of actions popular.

Cap. 4. Concerning avowries for rents and services.

Cap. 5. Concerning artificers and labourers in the city of Landon.

Cap. 6. Concerning apparel.

Private Atts.

Anno 7 Hen. 8.

L. An act for reformation of the French queen's jointure.

2. An act for a subsidy to be granted to the King.

3. An act concerning the King's revenues.

4. An act concerning the staple at Calais.

5. The King's general pardon.

Anno 14 & 15 Hen. 8.

Cap. 1. Concerning broad white woolen cloths.

Cap. 2. What apprentices, &c. foreign artificers may take.

Cap. 3. Concerning worsted weavers of Yarmouth, and Lynn.

Cap. 4. Concerning alien customs

payable by Englishmen sworn to foreign princes.

Cap. 5. Concerning the privileges and authority of physicians in

Cap. 6. For altering of highways in the Weald of Kent. Cap. 7. Concerning shooting in

London.

cross-bows and hand-guns.

Cap. 8. For allowing the clerks of chancery to marry.

Cap. 9. Concerning the liberty of cordwainers in London.

Cap. 10. Against unlawful hunting the hare.

Cap. 11. Concerning cloths called Vesses made in the county of Suffolk. Cap. 12. Concerning coiners at any

mint within England. Cap. 13. Concerning the haven and port of Southampton.

Cap. 14. Concerning such as be in the King's wars.

> Private Atts. Anno 14 & 15 Hen. 8.

1. An act for a subsidy to be granted to.the King. 2. An act for the King's general

pardon. 3. An act for uniting divers manors

to the King's manor royal of Beaulieu in Effex. 4. An act concerning the expences

of the King's houshold. 5. An act concerning the King's general receivers.

6. An act concerning the King's

revenues. 7. An act of attainder of Edward late duke of Buckingham.

8. An act to give the King power to reverse the attainders of persons attaint of treason by act of par-

liament. 9. An act concerning the duchess of Buckingham.

10. An act of restitution for Henry Stafford, fon of Edward Stafford duke of Buckingham. 11. An act for Sir William Compton for

his more fure enjoying of certain 12. An act for Thomas Kitson citizen

and merchant of London. 13. An act for Sir Richard Sacheverell

knight. 14. An act for Sir John Marney, lord Marney.

15. An act that fuch manors as were formerly holden of the castle of Druer

Dever in Kent, should be holden of the King.

16. An act containing a provision for the merchants of the Hanse of Almayne.

17. An act for the earl of Northumberland. 18. An act for Sir Andrew Windsoure

and Anthony Windsoure. 19. An act for Sir Henry Wyatt,

knight. 20. An act for George earl of Shrewf-21. An act for the jointure of Eliza-

beth Taylboys, wife of Gilbert Tayl-22. An act that George Rall clerk,

and keeper of the King's records of the common bench at Westminster, shall hold his place during life.

23. An examination of Edmond Shaa seized and taken for an ideot, but, upon his examination by the lord chancellor, discharged.

Anno 21 Henry 8.

Cap. 1. The King's pardon.

Cap. 2. An abjured person shall be marked by the coroner with an hot iron.

Cap. 3. Plaintiffs in affise may abridge their plaints.

Cap. 4. Concerning the fale of lands by executors or part of them.

Cap. 5. Concerning probate of testaments, fees to be taken, &c.

Cap. 6. Concerning mortuaries. Cap. 7. Against servants imbezzel-

ling their master's goods. Cap. 8. Against the killing of calves. Cap. 9. For limiting the price of

foreign hats and caps imported Cap. 10. Against exporting brass,

copper, &c. Cap. 11. Concerning restitution of

goods feloniously stolen.

Cap. 12. Concerning the making cables, &c. in Burport.

Cap. 13. Against pluralities of benefices, non-residence, and taking of farms by spiritual persons.

Cap. 14. Concerning linen cloth called dowlas and lockeram.

Cap. 15. Termors shall enjoy their leases against recoveries had by feigned titles.

Cap. 16. Concerning artificers strangers: the decree made thereon in the Star-Chamber.

Cap. 17. For annulling letters patents made to the city of York, concerning shipping of wools.

Cap. 18. Concerning Newcoftle upon Tyne, and the port and haven

thereto belonging.

Cap. 19. Concerning avowries. Cap. 20. The prefident of the council shall be associate with the chancellor and treasurer in punishing riots.

Cap. 21. Concerning making worsteds in Yarmouth and Lynn.

Private Alls. Anno 21 Hen. 8.

1. An act for the affurance of divers manors and lands to Thomas duke of Norfolk, and the heirs male of his body.

2. An act concerning the last will and testament of John Roper the elder, of Canterbury, in the county of Kent.

3. An act for the releating unto the King such sums of money as he was to pay to his subjects for any manner of loan by letters mislive, or otherwise.

4. An act that no person shall sustain any prejudice by means of the attainder of Thomas lord cardinal, who was seized of divers lands to divers uses.

5. An act for the affurance of certain lands to Elizabeth duchess of Norfolk during her life, and after to the duke of Norfolk and his heirs.

Anno

Anno 22 Hen. 8.

Cap. 1. Concerning the buying of wools, and against regrating.

Cap. 2. Concerning the trial of foreign pleas pleaded by felons.

Cap. 3. Concerning Plumbstead marshes.

Cap. 4. Concerning exactions levied on apprentices.

Cap. 5. For repairing and amend-

ing bridges and highways.

Cap. 6. Concerning tanners and butchers.

Cap. 7. Against the exportation of horses.

Cap. 8. For denizens strangers to pay strangers customs.

Cap. 9. That wilful poisoning shall be adjudged high-treason.

Cap. 10. Concerning outlandish people calling themselves *Egyptians*.

Cap. 11. Concerning powdike in marshland.

Cap. 12. Concerning poor persons, beggars, and vagabonds.Cap. 13. That no strangers, being

Cap. 13. That no strangers, being common bakers, brewers, surgeons, or scriveners shall be accounted handicrassimen.

Cap. 14. How persons committing petit treason, murder, or felony, shall abjure.

Cap. 15. The King's general pardon for his spiritual subjects of the province of Canterbury.

Cap. 16. The King's general pardon for his temporal subjects.

Private Alls.

Anno 22 Hen. 8.

- 1. An act concerning the duke of Richmond.
- 2. An act concerning the King's houshold.
- 3. An act concerning the affurance of certain lands to the heirs of Sir William Fyloll.

4. An act concerning the town of Southampton.

 An act of exchange between the King and the heirs of the lord marquis of Montague, and others. An act concerning certain annuities out of the bishoprick of Winchester.

 An act concerning the affurance of the jointure of the lady *Dorothy* counters of *Derby*.

Anno 23 Hen. 8.

Cap. 1. Concerning the allowance of clergy to persona convicted of petty treason, murder, &c.

Cap. 2. For the making and keeping of gaols.

Cap. 3. Against perjury and untrue verdicts.

Cap. 4. Concerning coopers, and the making and contents of barrels, kilderkins, and firkins.

Cap. 5. Concerning commissions of sewers.

Cap. 6. Concerning recognizances to be taken by the two chief justices, and the recorder of London.

Cap. 7. How French and other wines shall be imported and fold.

Cap. 8. Concerning the havens in the west of *England*.

Cap. 9. That no person shall be cited out of the diocese where he or she dwelleth, except in certain cases.

Cap. 10. Against assurances of lands and tenements to the use of any parish church, chapel, or such like.

cap. 11. Concerning clerks convict breaking prison.

Cap. 12. Concerning exaction of tolls by the Severn fide.

Cap. 13. For trial of murders in cities and towns.

Cap. 14. For process of outlawry in actions on the statute of 5 R. 2. flat. 1. c. 8. and in covenant and annuity.

annuity.

Cap. 15. That the defendant shall recover costs, if the plaintiff be non-suited, or the verdict pass against him.

Cap. 16. Felony to convey my horse, &c. into Scotland without the King's licence

Cap. 17.

Cap. 17. Concerning the winding of wool.

Cap. 18. For pulling down piles, &c.

in the rivers Ouse, and Humber. Cap. 19. The King's pardon to his spiritual subjects in the province of York.

Cap. 20. Against paying Annates, or first-fruits to the see of Rome.

Private Atts. Anno 23 Hen. 8.

1. An act concerning an exchange of certain lands between the King and the abbot of Westminster.

2. An act concerning an exchange of lands between the King and the master, fellows, and scholars of Christ's college in Cambridge.

3. An act concerning an exchange of lands between the King and the abbot of Waltham Holy Cross.

4. An act concerning an exchange of lands between the King and the provost of Eaton.

5. An act concerning an exchange of lands between the King and the abbot of St. Albans.

6. An act concerning an exchange of lands between the King and the prior of St. John's of Jerusalem in England.

7. An act concerning an exchange of lands between the King and the prior of Sheene.

8. An act concerning an exchange of lands between the King, the duke of Richmond, and the lord

9. An act concerning the affurance of certain lands unto Henry earl of Surrey, in consideration of his marriage.

.10. An act for the uniting of divers manors, lands, and tenements to the manor of Hunfdon, now called the honor of Hunfdon.

ii. An act for the affurance of the jointure of the lady Elizabeth countels of Wiltes.

12. An act concerning an award made by the King, between John earl of Oxford of the one part, and John Nevill knight, lord Latymer, on the behalf of John his ion, Anthony Wingfield, and others. 13. An act for affurance of the jointures of the lady Anne, and the lady Elizabeth, counteffes of Oxford, Margaret Veere, and others.

14. An act concerning the attainder of Richard ap Griffith, and William Hughes.

Anno 24 Hen. 8.

Cap. 1. Concerning the true tanning and currying of leather. Cap. 2. Concerning the true dying

of woolen cloths. Cap. 3. An act for flesh to be sold

by weight, and the prices limited. Cap. 4. Concerning sowing of flax

and hemp. Cap. 5. Where a man killing a thief, thall not forfeit his goods.

Cap. 6. Concerning the fale of wines. Cap. 7. An act to continue a former act made against killing of calves. Cap. 8. That the defendant shall not

recover costs against the plaintiff in any action commenced or profecuted to the King's use. Cap. 9. Against killing of young

beaft called weanlings. Cap. 10. For the destroying of crows

and rooks. Cap. 11. For paving the street-way between Strond-Cross and Charing-Cross.

Cap. 12. That appeals to the see of Rome shall not from henceforth be had nor used, but only within this realm.

Cap. 13. For reformation of excess in apparel.

Private Atts.

Anno 24 Hen. 8.

1. An act concerning the affurance of lands to Walter Walshe and dame

dame Elizabeth his wife, late wife to Sir William Compton. 2. An act concerning the repealing

- of letters patents granted to the mayor and burgesses of the town of Hull.
- An act for licencing the butchers of London to kill their cattle
- within the walls of the same city. An act for confirmation of an ex-change of lands, made between Henry lord marquis of Dorfett and
- the ford John Grey and other his younger brethren. 5. An act for confirmation of an exchange of lands, made between
- the King and the master, fellows and scholars of Christ-Church in Cambridge.
- 6. An act for Sir Richard Longe, knight, for his better enjoying of the manor of Shingaye.

Anno 25 Hen. 8.

Cap. 1. Concerning grafiers and butchers, and felling of flesh by

Cap. 2. For proclamation to be made concerning the prices of vic-

Cap. 3. That such persons as will stand mute, and not answer, when they are arraigned for felony, shall lose the benefit of clergy.

Cap. 4. Against forestallers and regrators.

Cap. 5. Against deceits in callendring worsteds. Cap. 6. For the punishment of the

vice of buggery Cap. 7. Against killing of young spawn or fry of fish.

Cap. 8. For paving of Holbourn.

Cap. 9. Concerning pewterers.

Cap. 10. That every commissioner of fewers refusing to take the oath appointed to be taken, shall forfeit to the King five marks.

Cap. 11. Against taking of wild-Vol. IV.

fowl between the last day of May and the last day of August.

Cap. 12. Concerning the attainder of Elizabeth Barton and others.

Cap. 13. What number of sheep men shall keep, occupy and have in their own possession at one time.

Cap. 14. For punishing of herefy. Cap. 15. Concerning printers and binders of books. Cap. 16. That every judge of the

high courts may have one chap-lain beneficed with cure.

Cap. 17. Concerning shooting in cross-bows and hand-guns. Cap. 18. Concerning clothiers within the county of Worcester.

Cap. 19. The submission of the clergy to the King, power to certain persons, with the King's confent and allowance, to make canons and constitutions, and restraint of

appeals. Cap. 20. Against payment of firstfruits to the pope, and the manner how bithops shall be elected.

Cap. 21. Concerning peter-pence and dispensations.

Cap. 22. Declaring the establishment of the fuccession of the King's most royal Majesty in the imperial crown of this realm.

Private Atts.

Anno 25 Hen. 8.

1. An act concerning the town of Plymouth, containing a discharge of payment of 291. 6s. 8d. to the prior of the monastery of St. Peter and Paul in Plympton, and that the parsonages of Ugburgh and Blackaveten shall be appropriated to the faid prior and his fucceffors in lieu thereof.

2. An act for confirmation of an exchange of certain lands between the duke of Norfolk and the heirs general of the earl of Oxford.

3. An act concerning the Queen's jointure.

- 4. An act concerning an exchange between the King and the abbot of Waltham.
 - 5. An act concerning the deprivation of the bishops of Sarum and
- Worcester, for their living beyond the feas. 6. An act concerning the bishop of
- Norwich his pardon, for suing in the court of Rome for things concerning the King.
- 7. An act concerning the lady dowager Queen Katharine. 8. An act for confirmation of an exchange made between the King and
- the duke of Richmond on the one part, and John lord Lumley on the other part. **9.** An act concerning the pardon of
 - Richard Southwell and others. 10. An act concerning the affurance of Christ-Church in London to the King and his heirs.
 - 21. An act concerning the attainder of John Woolfe, his wife, and others. 22. An act for the affurance of the
 - manor of Pylbee, Pylbee Park, and other lands in the county Hertford, to the King and his heirs.

Anno 26 Hen. 8.

- Cap. 1. Concerning the King's highness to be supreme head of the church of England, and to have authority to redress all errors, here-
- fies, and abuses in the same. Cap. 2. The oath that every of the King's subjects shall be bound to take, for due observation of the
- act made for the furety of the fuccession of the King's highness in the crown of the realm.
- Cap. 3. Concerning the payments of first-fruits of all dignities, benefaces and promotions spiritual, and also concerning one annual pension of the tenth part of all the

- temporal, granted to the King's highness and his heirs.
 - Cap. 4. For punishment of perjury of jurors in Wales, and the mar-
 - ches thereof. Cap. 5. That keepers of ferries on the water of Severn shall not con
 - véy in their ferry-boats any manner of persons, goods or chattels, after the fun going down till the
 - fun be up. Cap. 6. That murders and felonies done or committed within any lordships marchers in Wales, shall
 - be inquired of at the sessions holden within the shire-grounds next adjoining, with many good orders for ministration of justice there to
 - be had. Cap. 7. For amending of highways in Suffex.
 - Cap. 8. For the re-edifying of void grounds in the city of Norwich. Cap. 9. For the re-edifying of void
 - grounds within the town of Lynn. Cap. 10. That the King during his life may by proclamation repeal all statutes made fince anno 21 of his reign concerning the exporta-
 - tion or importation of foreign merchandises, &c. Cap. 11. For punishment of Welfbmen attempting any affaults or frays
 - upon any the inhabitants of Hereford, Gloucester, and Salop. Cap. 12. Concerning purgation of convicts in Wales. Cap. 13. Divers offences made high
- treason, and all sanctuaries for all manner of high treasons taken away.
- Cap. 14. For nomination and confecration of fuffragans within this
- Cap. 15. For taking away certain exactions taken within the archdeaconry of Richmond by spiritual men.
- Cap. 16. For making of worsteds in the city of Norwich, and in the politions of the church, spiritual towns of Lynn and Yarmouth. Cap. 17.

tual persons shall be compelled or charged to pay for their lessors first-fruits, or yearly pensions of the tenths granted to the King. Cap. 18. The King's general and free pardon.

Cap. 17. That no farmers of spiri-

Private Atts.

Anno 26 Hen. 8.

- 1. An act for the affurance of certain lands to Thomas duke of Norfolk and others.
- 2. An act concerning the assurance of certain lands to the duke of Richmond and his heirs.
- 3. An act for the attainder of the bishop of Rochester and others, for refusing to take the oath for the continuance of the King and his heirs in the succession of the
- 4. An act for the attainder of Sir Thomas More, for refusing to take the oath for the continuance of the King and his heirs in fuc-

crown.

- cession to the crown.
 5. An act of exchange between the King and the abbot of Wal-
- 6. An act concerning the attainder of Thomas Fitzgeralde, earl of Kildare, for raising war against the
- King in Ireland. 7. A provision for the merchants of the Stylyard.

Anno 27 Hen. 8.

Cap. 1. For the re-edifying of the towns of Gloucester, Nottingham, Northampton, and other towns.

Cap. 2. The counterfeiting of the

fign manual, fignet, or privy feal of our fovereign lord the King, to be from henceforth taken and adjudged high treason.

Cap. 3. Against exactions taken by . the mayor and commonalty of the town of Hull.

Cap. 4. The order and punishment of pirates and robbers on the sea.

Cap. 5. For making justices of peace, in Chester and Wales.

Cap. 6. For increase and breed of horfes.

Cap. 7. Against unlawful exactions and usages taken in the forests of Wales.

Cap. 8. That the King's spiritual subjects shall pay no tenths of their spiritual promotions for that first year for which they paid their first-fruits.

Cap. 9. All butchers licenced to fell flesh by retail, unto the twentyfourth day of April, which shall be in the year of our Lord 1540.

Cap. 10. Concerning uses and wills. Cap. 11. Concerning clerks of the

fignet and privy feal. Cap. 12. For the true making of woolen cloths.

Cap. 13. That white woolen cloths of four pounds and under, and coloured cloths of three pounds and under, may be from henceforth carried over the sea, unshorn, &c.

Cap. 14. Concerning the custom of leather. Cap. 15. The King's majesty shall

have power to nominate thirty-two persons of his clergy and laity for making of ecclefiaftical laws.

Cap. 16. Concerning involments of bargains and contracts of lands and tenements,

Cap. 17. Concerning fuch as be put in trust by their masters, and after do rob them.

Cap. 18. For the preservation of the river of Thames. Cap. 19. Concerning fanctuaries and

fanctuary-persons.

Cap. 20. Concerning tithes through-

out the realm. Cap. 21. Concerning payment of

tithes within the city of London. Cap. 22. Concerning decays of houses and inclosures. Cap. 23.

Cap. 23. For the prefervation of the havens and ports in the counties of *Devon* and *Cornwall*.

Cap. 24. For re-continuing of certain liberties and franchises heretofore taken from the crown.

Cap. 25. For punishment of sturdy vagabonds and beggars.

Cap. 26. For laws and justice to be ministred in Wales in like form as it is in this realm.

Cap. 27. For the court of augmentations.

Cap. 28. All monasteries given to the King, which have not lands above 2001, by the year.

Private Acts. Anno 27 Henrici 8.

- a. An act concerning the affurance of divers lands to the King and his heirs.
- 2. An act concerning the affurance of certain lands to the lady Elizabeth Vaux, for her jointure.
- An act concerning the affirrance of certain lands to the King and his heirs, lately belonging to the lord Awdeley.
- 4. An act for confirmation of an agreement made between the earl of Rutland and the mayor and commonalty of the city of York.
- 5. An act concerning an exchange of certain lands between the King, and the duke of Norfolk, and the prior and covent of Thetford.

 An act concerning an exchange between the King and the archbishop of Canterbury.

- 7. An act concerning the affurance of the moiety of lands lately inned by Cornelis Vanderdelfe, lying by St. Katherins, near the tower of London, unto Richard Hill and his heirs.
- An act concerning the affurance of the lady Elianor Clifford's jointure.
- 9. An act containing a pardon

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granted to the duke of Suffolk, and others, for debt.

- 10. An act concerning an exchange of certain lands between the King, the duke of Suffelk, and the earl of Northymberland.
- 11. An act concerning the duke of Suffolk's place in Southwark to the King and his heirs, and also concerning the affurance of Norwich place unto the duke of Suffolk and his heirs.
- An act for confirmation of an agreement made between Charles duke of Suffelk and Sir Christopher Willoughby.
- 13. An act concerning the affurance of certain lands to Queen Anne for term of her life.
- 14. An act concerning the expneration of Oxford and Cambridge from payment of first-fruits and tenths.
- 15. An act for confirmation of an award made by the King between Sir Peirs Dutton on the one part, and Sir William Molineux, Sir Thomas Southworth, and others.
- 16. An act for confirmation of an agreement made between Charles Blownt, lord Mountjoye, John Powlett, and their wives, daughters and heirs of Robert Willoughby, knight, lord Brook, on the one part, and Frances Dautrey and others, on the other part.
- 17. An act concerning the affurance of all the temporalties belonging to the bishoprick of Norwich to the King and his heirs, and for conveying other lands to the bishop and his successors.

18. An act for confirmation of a partition of certain lands made between the lord *Thomas Howard* and Sir *Thomas Poynyngs*.

19. An act that all the lands and possessions of the earl of Northumberland, for want of heirs of the body of the said earl begotten, shall come to the King and his heirs.

Cap. 20.

- 28. An act concerning an affurance of certain lands to Sir Thomas Awdley, knight, lord chancel-los of England, and his heirs.
- 21. An act concerning the affurance of a void plot of ground being in Chape in London, to the
- mayor and commonalty of the city of London and their successors.

 22. An act for assurance of the manor of Halynge to the King and
- his heirs.

 23. An act for the affurance of the lordship of Collyweston, and other things, to Queen Anne, for term of her life.
- of her life.

 24. An act concerning an exchange of lands between the King and the prefident and scholars of Cor-
- pus Christi college in Oxford.

 25. An act concerning an exchange between the King and the prior and covent of Marton abbey.
- 26. An act concerning the affurance of certain lands unto Sir Arthur Darry, knight, and his heirs.
- 27. An act concerning the affurance of certain lands unto Anne Fitz-williams, in recompence of her jointure.
- 28. An act concerning the assurance of certain lands unto the lord William Howard, for term of his
- life.

 29. An act concerning the affurance of certain lands unto Thomas

 Pope.
- 30. An act adnulling, as well a deed of feoffment, as also an indenture, fraudulently made by Sir Thomas More, of lands in Chelseth or elsewhere in the county of Mid-
- defex.
 31. An act concerning the attainder of John Lewes.
- 32. An act concerning the affurance of the manor of Brambill to the King and his heirs.
- 33. An act concerning the King's general surveyors.
- 34. An act declaring certain ordi-

- nances to be observed in the town of Callis and marches of the same, together with the several oaths that every officer is to take.
- 35. An act concerning the manor of Greens-Norton.
- An act concerning the heirs of the lord Marley.
 - Anno 28 Henrici 8.
- Cap. 1. That felons abjuring for petit treason, murder or felony, shall not be admitted to the benefit of their clergy.
- Cap. 2. For continuing of two statutes made in the last parliament, touching such as go away with caskets, jewels, goods or plate of their masters.
- Cap. 3. For giving the King's highness authority newly to allot the townships in the shires and marches of Wales at any time within three years next ensuing.
- years next enfuing.

 Cap. 4. For repealing the statute lately made for the bringing in of dow-las and lockeram.
- Cap. 5. For avoiding of exactions taken upon apprentices in the cities, boroughs and towns corporate.
- Cap. 6. For the continuance of the statutes for beggars and vagabonds; and against conveyance of horses and mares out of this realm; and against Welchmen making affrays in the county of Hereford, Glouester and Salop; and against the vice of buggery.
- Cap. 7. Concerning the fuccession of the crown.
- Cap. 8. For the continuance of the statute against the carriage of brass, latten and copper out of this realm; and for making of cables and ropes, for the winding of wools, and against killing of weanlings under the age of two years.
- Cap. 9. For continuance of the statutes of perjury, for making of gaols,

. gaols, for pewterers, and for fowing of flax and hemp. Cap. 10. For extinguishing the au-

thority of the bishop of Rome.

Cap. 11. For the restitution of the first-fruits in time of vacation to

the next incumbent.

Cap. 12. For declaring the limits of the King's palace of Westminster.
Cap. 13. For compelling spiritual perfons to keep residence upon their

benefices.

Cap. 14. For limiting the prices of

Cap. 15. For punishment of pirates and robbers on the sea.

wines.

Cap. 16. For the release of such as have obtained pretended licences and dispensations from the see of Rome.

Cap. 17. For giving authority to fuch as shall succeed in the crown of this realm, when they come to the age of twenty-four years, to make frustrate such acts as shall be made before that time.

Cap. 18. Concerning treason in certain cases.

Private Alls.

Anno 28 Henrici 8.

1. An act concerning the attainder of *Thomas Fitzgeralde*, late earl of *Kildare*, and others, for railing war against the King in

 An act for affurance of divers lands belonging to the monastery of St. Saviour of Barmondesey, to

the King and his heirs.

3. An act concerning the affurance of certain lands unto dame Grace, wife of Sir Henry Parker, son and heir apparent unto Henry lord. Morley, for her jointure.

4. An act concerning an exchange of lands between the King and the prior of St. John's Jerufalem in England.

5. An act concerning the assurance

of certain lands fometime belonging to the earldom of Warwick, to the King and his heirs.

the King and his heirs.

6. An act concerning the affurance

of a yearly pension of four hundred pounds unto Robert Shurben, late bishop of Chichester.

An after concerning the attainder

7. An act concerning the attainder of the lord Thomas Howard.
8. An act concerning the affurance

S. An act concerning the anurance of certain lands to Sir Edward Seymor, knight, viscount Beauchampe.
 An act concerning the affurance

of certain lands, and a messuage in Kewe, unto Sir Edward Seymor, viscount Beauchampe, and to the

lady Anne, his wife.

10. An act declaring the church of Ellyng Spytle to be from henceforth reputed and taken to be the parish-church of St. Alphes within the ward of Cripplegate in London.

11. An act concerning the assurance of the moiety of Ricards-castle in the county of Hereford, to John Onely and his heirs.

12. An act concerning an exchange of certain lands between the King and the abbot of Westminster, for

Covent-Garden.

13. An act concerning the assurance of the manor of Stanton Barrey to the King and his heirs.

14. An act for enlarging of St. Margaret's church-yard in South-wark.

15. An act concerning the affurance of certain lands unto the King and his heirs, from Sir William Effex and others.

16. An act concerning an exchange between the King and the bishop of Durham, for Durham-place.

17. An act concerning the affurance of Baynard's-cafile unto the duke of Richmond, and unto his heirs.

18. An act concerning an exchange of certain lands between the King and the lord Sandes.

Cap. 19.

19. An act ratifying an award made by the King between Sir Adrian Fortescue and Sir Walter Stoner.

20. An act for affurance of divers lands to Richard Devereux, for and heir apparent of Walter lord Ferrers, in confideration of a marriage to be had between him and the lady Dorethy, daughter of the earl of Huntingdon.

21. An act concerning the affurance of the manor of Paris-garden, Hide, and others, to the

Queen's grace.

22. An act concerning the affurance of certain lands unto the King and his heirs, fometime belong-

ing unto the earldom of Marche.

23. An act concerning the affurance of the manor of Kyrteling unto Edward North and his heirs.

24. An act containing a pardon to Edward Birmyngbam, and also an affurance of the manor of Byrmyngbam to the King and his heirs.

25. An act concerning an exchange of certain lands between the King and the abbot of Abingdon and

others.

2b. An act concerning the affurance of certain lands unto Thomas Jermyn and his heirs.

27. An act concerning the affurance of the manor of Haseling-field to the prior and covent of Charter-bouse, and also a discharge to the company of mercers from payment of an annuity of 126 s.

payment of an annuity of 132.6 s. 8 d. formerly paid to the faid prior.

28. An act for affurance of divers lands for the jointure of Queen

Jane.

29. An act for affurance of certain lands unto Thomas Hateliffe and to his heirs.

30. An act concerning the affurance of certain lands unto John Gost... wick and his heirs.

31. An act concerning the marriage to be had between the lord Bulbeck, fon and heir apparent unto the earl of Oxford, and the lady Dorothy, eldest daughter of the earl of Westmoreland, and for assurance of divers lands unto them.

32. An act concerning an exchange

of lands between the King and the abbot and covent of Westminster.

33. An act concerning an exchange of lands between the King and

the archbishop of Canterbury and Thomas Cromwell, esquire.

34. An act concerning the assurance of certain lands unto the lady Kee

of certain lands unto the lady Katherine duches of Suffolk, in recompence of her jointure.

35. An act that the attainder of the lord Rochford, Francis Weston, Henry Norries, and others, shall not be prejudicial to any other persons, to whose use any of them stood seised of any manors, lands or tenements.

36. An act expressing in what manner the lands and tenements mentioned in the last will of John Roper, shall be disposed of and settled.

37. An act between the King and the warden of Rouncevall.

38. An act between the King and the lord St. John.

Anno 31 Hen. 8.

Cap. 1. Concerning joint-tenants and tenants in common.

Cap. 2. That fishing in any pond, stew or mote, with an intent to steal fish out of the same, is felony. Cap. 3. For changing the custom of

Gavelkind.

Cap. 4. Concerning the amending of the river and port of Exeter.

Cap. 5. The King's manor of Hampton-Court is made an honour, and a new chase thereunto belonging.

Cap. 6. That fuch as were religious persons may purchase, sue and be sued.

Cap. 7. Concerning the continuance of the statutes for punishment of beggars, vagabonds, &c.

Cap. 8.

Cap. 8. That proclamations made by the King's highness, with the advice of his honourable council, shall be obeyed and kept as though they were made by act of parliament.

Cap. 9. For authorifing the King's highness to make bishops by his

letters patents.

Cap. 10. Concerning placing of the lords in the parliament-chamber, and other affemblies, and conferences of council.

Cap. 11. For authorifing the King's highness newly to allot certain townships in Wales.

Cap. 12. Concerning wrongful taking of hawks-eggs and birds out of the neft, and finding and taking up of the King's hawks, hunting in the King's forest, park or chase, or other ground inclosed, and killing of conies within any lawful warren of the King's.

Cap. 13. All manors, lands, profits and hereditaments belonging to any the monasteries, or other religious houses dissolved, or hereafter by any means to be dissolved, are affured to the King's highness, his heirs and fuccessors for ever; and in what wife leafes and grants heretofore made, or hereafter to be made, of them or any part of them, shall take effect.

Cap. 14. For abolishing of diversity of opinions in certain articles concerning christian religion.

Private Alts.

Anno 31 Hen. 8.

- z. An act for the attainder of the marquis of Exeter and others.
- 2. An act for the lady Tayleboy's jointure.
- 3. An act for the affurance of the house of Saint Lawrence Pountney to the earl of Suffex.

- 4. An act for the affurance of Chefter Place to the earl of Hertford.
- 5. An act for the assurance of the manor of Rycott to Sir John Williams.
- 6. An act for the lady Rochford's jointure.
- 7. An act for the assurance of eertain lands to Sir Ghriftopher Hales,
- 8. An act for the restitution of Henry Norries.
- 9. An act for the assurance of lands to Sir Richard Rich, the manor of Little Baddow, the manor of Much Waltham, and other lands in the county of Effex.

10. An act for the assurance of lands to Sir Henry Long and Sir Thomas

Seymour.

- 11. An act for the assurance of Bath Place to the earl of Southampton.
- 12. An act for an exchange between the bishops of Rochester and Carliste and the lord Russell.
- 13. An act for the fix clerks of the chancery for the affurance of their house.
- 14. An act concerning the assurance of certain lands, to Thomas Wyatt and Jane his wife, and to Thomas Culpepper, and to Elizabeth his wife.
- 15. An act concerning an exchange of divers lands between the King and the duke of Norfolk.
- 16. An act concerning a partition of lands between Sir Thomas Poynyngs, knight, and the lady Katheryn his wife, the lord Thomas Howard and the lady Elizabeth his wife; and a confirmation of an affurance of lands to Sir Thomas Awdeley, lord chancellor of England.
- 37. An act for William Lord Parr. that the children born of the body of lady Anne, his wife, in adultery, shall be deemed and taken to be bastards, and disabled to inherit any of the lands of the lord Parr,

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STATUTES at Large, &c.

Anno primo RICHARDI III.

Statutes made at Westminster in the first year of the reign of King RICHARD III. and in the year of our Lord 1483.

RICHARD by the grace of God King of England, and of France, and lord of Ireland, the third after the conquest; to the honour of God, and of holy church, and for the common wealth of his realm of England, at his first parliament holden at Westminster, the three and twentieth day of January, in the first year of his reign, by the advice and assent of the lords spiritual and temporal, and at the request of the commons of the said realm of England, summoned to the said parliament, by the authority of the same parliament, hath ordained and established, for the quietness of his people, certain statutes and ordinances in manner following. bis people, certain statutes and ordinances in manner following.

CAP. I.

All alls made by or against Cestuy que use shall be good against bim, bis beirs and feoffees in trust.

Porasmuch as by privy and unknown feoffments, great un- The several furety, trouble, costs, and grievous vexations daily grow inconve-among the King's subjects, insomuch that no man that buyeth niencies of any lands, tenements, rents, services, or other hereditaments, nor secret feosf-women that have jointures or dowers in any lands, tenements, or Godbolt 306. women that have jointures or dowers in any lands, tenements, or Godbolt 306.

other hereditaments, nor mens last wills to be performed, nor pl. 417.

leases for term of life, or of years, nor annuities granted to any i Anders. 333person or persons for their services for term of their lives or i Co. 133.

otherwise, be in persect surety, nor without great trouble and Cro. Eliz. 187.

doubt of the same, because of the said privy and unknown feosf. All acts made
ments: (2) For remedy whereof, be it ordained, establish by or against
ed, and enacted, by the advice of the lords spiritual and Cessus que use
shall be good
temporal, and by the commons in this present parliament assembled, and by authority of the same, that every estate se- his heirs and
offment. wift, release, grant, leases and confirmations of lands, seosses in offment, gift, release, grant, leases and confirmations of lands, feoffees in tenements, rents, services, or hereditaments, made or had, or trust. hereafter to be made or had by any person or persons being of 1H. 7. c. 1. full age, of whole mind, at large, and not in duress, to any 4H. 7. c. 17. person or persons; and all recoveries and executions had or 19H. 7. c. 15. made, shall be good and effectual to him to whom it is so made, 27H. 8. c. 10. had or given, and to all other to his use, (3) against the seller, feoffor, donor, or granter thereof, (4) and against the sellers, feoffors, donors, or granters, his or their heirs, claiming the fame only as heir or heirs to the same sellers, feoffors, donors . Vol. IV.

or granters, and every of them, (5) and against all other having or claiming any title or interest in the same, only to the use of the same seller, feoffor, donor or granter, sellers, feoffors, donors or granters, or his or their faid heirs at the time of the The effate of bargain, sale, covenant, gift or grant made, (6) saving to every person or persons such right, title, action or interest, by reason of gift in tail thereof made, as they ought to have had, if this act had not been made.

tenant in tail faved.

CAP. II.

The subjects of this realm shall not be charged by any benevolence, &c.

`HE King remembering how the commons of this his realm, by new

and unlawful inventions, and inordinate covetife, against the

12 Co. 119.

law of this realm, have been put to great thraldom and importable charges and exactions, and in especial by a new imposition called a Benevolence, whereby divers years the subjects and commons of this land, against their wills and freedoms, have paid great sums of money to their almost utter destruction: (2) For divers and many worshipful men of this realm, by occasion thereof, were compelled by necessity to break up their housholds, and to live in great penury and wretched-ness, their debts unpaid, and their children unpreferred, and such memorials as they had ordained to be done for the wealth of their fouls were anentized and annulled, to the great displeasure of God, and the destruction of this realm: (3) Therefore the King will it be ordained, by the advice and affent of the lords spiritual and temporal, and the commons, of this present parliament as-sembled, and by the authority of the same, That his subjects, and the commonalty of this his realm, from henceforth in no 13Car.2.stat.1. wise be charged by none such charge, exaction, or imposi-tion, called a benevolence, nor by such like charge; (4) and that fuch exactions, called benevolences, before this time taken, be taken for no example to make such or any like charge of any of his faid subjects of this realm hereafter, but it shall be damned and adnulled for ever.

The subjects of this realm shall not be charged with any benevolences, &c.

CAP. III.

Every justice of peace may let a prisoner to mainprise. officer shall seife the goods of a prisoner until he be at-

Every juffice of peace may admit a prifoner to bail. Rep. 3 H. 7. 3 & 2 Ph. & M. c. 13. Escape of selons inquiraof peace.

i

POrafmuch as divers persons have been daily arrested and imprisoned for suspection of felony, sometime of malice, and sometime of a light suspection, and so kept in prison without bail or mainprise, to their great vexation and trouble: (2) Be it ordained and established by authority of this present parliament, That every justice of peace in every shire, city, or town, shall have authority and power, by his or their discretion, to let such prisoners and persons so arrested to hail or mainprise in like form as though fons so arrested, to bail or mainprise, in like form as though loss inquirable by justices the same prisoners or persons were indicted thereof of reof peaces. cord before the same justices in their sessions; (3) and that jus-

eth, xl.s.

justices of peace have authority to enquire in their sessions of all manner escapes of every person arrested and imprisoned for selony. (4) And that no sheriff, under-sheriff, nor escheator, 1 Lutw. 132. bailiff of franchise, nor any other person, take or seise the Cro. El. 749. goods of any person arrested or imprisoned for suspicion of No officer selony, before that the same person, so arrested and imprison-shall seise the ed, be convicted or attainted of fuch felony according to the goods of a law, or else the same goods otherwise lawfully forfeited; (5) prisoner until upon pain to forseit the double value of the goods to taken upon pain to forfeit the double value of the goods so taken, he be attaint-to him that is so hurt in that behalf, by action of debt to be forseited. pursued by like process, judgment, and execution, as is commonly used in other actions of debt sued at the common law; (6) and that no effoin or protection be allowed in any such action; nor that the defendant in any fuch action be admitted to wage or do his law.

CAP. IV.

Of what credit and estate those jurors must be which shall be impanelled in the sheriff's turn.

POrasmuch as divers great inconveniencies and perjuries do daily 11H.7.c.26. bappen in divers shires of England by untrue verdicts given in inquisitions and enquiries before sherisfs in their turns, by persons of no substance nor behaviour, not dreading God nor the world's shame, by reason whereof divers and many of the King's lieges of divers parts of England, by exciting and procuring of their evil willers, be wrongfully indicted, and other that ought of right to be indicted by such excitation and procuring, oftentimes be spared, contrary to common right and to good conscience. (2) In eschewing whereof, be it ordained by the King our sovereign Lord, by the advice of the lords spiritual and temporal, and commons in this present parliament affembled, and by authority of the same, That no bailiff nor other officer from henceforth return or impanel any such person in any shire of England, to be taken or put in or upon any such inquiry in any of the said turns, but such as be of good name and same, and having lands and tenements of freehold within the same shires to the yearly value of xxs. at of what crethe least, or else lands and tenements holden by custom of dit and estate manor, commonly called copyhold, within the faid shires, to those jurors the yearly value of xxvi. s. viii. d. over all charges at the least: shall be im
(3) And if any bailiff or other officer within the said counties panelled in the hereafter return or impanel any person contrary hereunto, he sheriff's courtto lose for every person that he so impanelleth and returneth, not being of the sufficiency as is afore said, as often as he so offend-

II. And the faid sheriff other xl. s. the one half thereof to the King our fovereign lord, and the other half thereof to such as will fue in that behalf: (2) And that every man that will fue for the same to have their several actions of debt therefore at the common law, as well against the sheriff as the said bailiff; and that fuch and like process be had and used in every of the same action or actions, as be had and used in other actions of

The indict-Thall be void.

debt at the common law, (3) and that no protection nor essoin be allowed in the same; (4) and that every such indictment ment taken by before any sheriff in his turn otherwise taken, be void and of other persons none effect. This act to take effect from the first day of this present parliament, and not before.

CAP. V.

Those lands whereof the King was infeoffed jointly with others to the use of the feoffer, shall be in his co-feoffees.

CAP. VI.

The statute of 17 EDWARD IV. cap. 2. rebearsed and made perpetual, viz. That in every court of pipowders the plaintiff or his attorney shall he sworn, &c.

37 Ed. 4. C. 2.

PRayen the commons in this present parliament affembled, That where in a statute made in the seventeenth year of the reign of King Edward the Fourth, it was ordained among other, That where divers fairs have been holden and kept in divers places within this realm, some by prescription allowed before justices in eyre, and some by the grant of your noble progenitors and predecessors, and to every of the same fairs is of right pertaining a court of pipowders, to minister therein due justice in that party; (2) in which court it hath ever been accustomed, That every person coming to such fairs, should have lawful remedy of all manner contracts, trespasses, covenants, debts, and other deeds made or done within any of the said sairs during the time of the said sairs, within the jurisdiction of the same, and to be tried by merchants being at the same fairs; (3) which courts in these days have been missed by stewards, bailists, commissaires, and other ministers, bolding and ruling the said courts of the said fairs for their singular prosts, holding plea by plaints, as well contracts, debts, trefpasses, and other deeds done and made out of the time of the said fairs or fair, and jurisdiction of the same, whercof in troth they have no jurisdiction, surmising the contracts, debts, trespasses, covenants, or other deeds to be done within the time of the fairs, and within the jurisdiction of the same fairs, where in troth they were not so. And sometime upon feigned plaints, by imagination by evil disposed people, to trouble them to whom they owe evil will, some to the intent to make them to lose their fair, and some to the intent that they should have, for lucre, favourable inquests of comers to the same fairs where they take their actions, (5) whereby much people coming to the faid fairs be grievously vexed and troubled by feigned actions, and also by actions of debts, trespasses, deeds, and contracts made and done out of the time of the said fairs, or jurisdiction of the same, contrary to equity, and good conscience, whereby the lords of the said fairs lose great profits by the not coming of divers merchants to their fairs, which for that case abstain them, and also the commons for that case be worse served of such stuff and merchandises as else should come to the said sairs; (6) please it therefore your highness, the premisses considered, by the advice and assent of the lords spiritual and temporal in this your present parliament assenties, and by the authority of the tame, to ordain, and to establish, That from the first day of May

next coming, no fleward, under-fleward, bailiff, commissary, nor other minister of such courts of pipowders, hold plea upon any action at the fuit of any person or persons, without the plaintiff or plaintiffs, or bis or their attornies, in presence of the defendant or defendants (if he or they, or his or their attornies desire it) make oath upon the holy Evangelists, upon the declaration, that the contract, trespass, or other deed comprised in the same declaration, were made or done within the fairtime of the said fair, where he taketh his action, and within the bounds and jurisdiction of the same fair. (7) And although the said plaintiff or plaintists by their oath affirm the same, That the said defendant or defendants be not concluded thereby, but that they may answer and plead to the action, or in adatement of the plaints, and to tender an issue, that the same contract, trespass, or other deed comprised in such declaration, whereupon the plaintist or plaintists on declare, was not done nor made within the fair time and jurisdiction of the said fair, but out of the time of the sair, or at other three out of the invisition. but out of the time of the fair, or at other places out of the jurisdiction of the same fair, after the troth in that party.

II. And if it be so tried, or that the plaintiff or plaintiffs, or their atternies, refuse to be sworn in the form aforesaid, that then the defendant or defendants be quite dismissed and discharged in that behalf out of that court; the party plaintiff to take his advantage at the common law, or other place convenient, as him feemeth good, this ordinance

notwithstanding.

III. And that every steward, under-steward, bailiff, commissary, or other minister, holding and ruling any of the said courts, that doth the contrary to this ordinance, shall for every default in that behalf forfeit C.s. the one half thereof to your Highness, and the other half thereof to him that in that party will sue his action upon this ordinance, by action of debt in his own name; (2) and that writs of proclamation in all goodly baste be directed to every sheriff of every shire of England, to make this ordinance to be proclaimed in every part within his shire, as well within franchise as without.

IV. And that the ordinance touching fairs, as is aforefaid, should endure to the next parliament, which ordinance is now expired: (2) And for certain the said ordinance is full necessary and requisite to endure for ever, and full profitable to all the commons of this realm: (3) be it therefore ordained and established by the authority of this present parliament, That the aforesaid ordinance be and stand in virtue and strength, and alway to be executory from the feast of the Annunciation of our Lady next coming perpetually after to endure.

CAP. VII.

Who shall be bound by a fine levied before the justices of the common pleas: And proclamations made thereof.

ITEM, Whereas it is ordained, * established and enacted Not on the in a parliament holden in the time of the reigh of King Edward rell, the First, by the statute De Finibus, that notes, and sines levied in the King's court before his justices, should be openly and solemnly read, and that the pleas in the mean time field cease, and this to be done two days in the week after the dispation of the justices, as in the same statute.

B 3

Asno 18Ed. 1. statute more plainly appeareth: (2) Our said Sovereign Lord the stat. 4. Modus King considering that fires ought to be of the greatest strength levandi fines. to avoid strifes and debates, and be a final end and conclusion, How often that it be willed and ordained, by the advice and affent of the fines shall be proclaimed. lords spiritual and temporal, and the commons, in this present Altered by parliament assembled, and by authority of the same, 31 El. c. 2. after the ingroffing of every fine, to be levied after the feast of Easter next coming in the King's court before the justices of the

A transcript of the fine shall be sent to assis of the

cease.

A transcript

Who shall be

of whole memory at the time of such fine levied. The immediate rights of Arangers faved, if pursued in time.

The right of ftrangers in reversion saved.

claimed in the same court the same term, and in three terms of the year next following the same ingrossing in the same court, at four several days in every term, (3) and in the same time that it is so read and proclaimed, all pleas shall cease, (4) and moreover a transcript of the same sine shall be sent by the said man be sent to justices of the common place to the justices of assists of the county where the faid lands and tenements be; they to cause county where the faid fine to be read and proclaimed openly and solemnly in the land lieth, every their sessions of assists, to be holden the same year, to be pro-claimed there. if assists do then hold, and all the pleas in the mean time to

common place, of any lands, tenements, or other hereditaments, the same fine shall be openly and solemnly read and pro-

II. Also it is ordained and established by the said authority of fent to the ju- parliament, That a like transcript of the same fine shall be sent flices of peace. to the justices of peace of the county where the said lands and tenements be, they to cause open and solemn proclamation of the faid fine to be made at four general sessions of the peace to be holden in the same year.

III. The faid justices of affises, and also justices of peace, to concluded by a certify the same proclamation to the King's justices of the comfine, who not. mon place, at the second day of return of the term then next following, (2) after which proclamation done and certified, the faid fine to be a final end, and to conclude, as well privies as strangers to the same, except women covert, other than be parties to the faid fine, and every person or persons then being within age, in prison, or out of this realm of England, or not

> IV. And faving to every person or persons such right, title, claim, and interest, which they have to or in the said lands, tenements, and other hereditaments, at the time of such fine ingrossed, so that they do pursue their said right, title, claim, or interest, by way of action, or lawful entry, within five years next after the faid proclamation made, had, or certified.

V. And also saving to all other persons such action, right, title, claim, and interest, in and to all the said lands, tenements, and other hereditaments, which shall grow, remain, descend, or come to them after the said fine ingrossed, by force of any gift in tail, or by any other cause or matter had or made before the faid fine levied, so that those persons take their said actions, or pursue their said right and title according to the law, within five years next after such actions, right, title, claim, or interest, grown, descended, remained, or come to them; (2) and also that the said persons, and their heirs, may have their said action against Actions mainthe taker of the profits of the faid lands, tenements, and other tainable ahereditaments at the time of such action to be taken. nor of the VI. And if the same persons at the time of such action, right, profits.

and title, grown, descended, remained, or come to them, be The right of covert baron, or within age, or in prison, or out of this land, infants, woor not of whole memory; it is ordained, established, and enpersons imacted by authority aforesaid, That their actions, right, and prisoned, out title shall be reserved, and saved to them and their heirs till the of this land, time they come and be at their full age, out of prison, within or not of whole memothis land, unmarried, and of whole memory, so that they or ry faved, their heirs take their said actions, or lawful entry, according to their right and title, within five years next after they come and be at their full age, out of prison, within this land, unmarried, and of whole memory, and pursue the same actions, or take their lawful entry with effect, according to the law of

England.

VII. Also by authority of the said parliament it is ordained, An entry must be made, or an established, and enacted, That all such persons which be covert, action taken, not parties to the fine, and every person being within age, in within 5 years prison, or out of this realm, or not of whole memory, at the after the detime of the said fines levied and ingrossed, by this act of par-fects removed. liament before excepted, having any right or title, or cause of action to any of the faid lands, tenements, and other hereditaments, that they or their heirs take their faid actions, or lawful entry, according to their right and title, within five years next after that the said persons come to be of full age, out of prison, unmarried within this land, and also become of whole memory; (2) and also sue the same actions, and take their lawful entry, and so pursue with effect, according to the law of the realm of England. (3) And moreover, if they do not take their faid actions, and also their said lawful entry in the manner as is aforesaid, that then they shall be concluded by the faid fines for ever, in like form as they that be parties and privies to the faid fines levied and ingroffed.

VIII. Also by the said authority it is ordained and established, Fines at the That every fine which shall be from hencesorth levied in any common law of the King's courts, of any manors, lands, tenements, or force they other possessions, after the manner, usage, and form that fines were before. have been levied before the making of this act before rehearfed, Any person shall be of like strength, effect, and authority, as fines so levied may levy a fine be or were before the making of this act, this act, or any other according to this statute or act, in this parliament made, or to be made, notwithstanding. the common (2) And that every person shall be at his liberty to levy any fine law. hereafter, as he will himself at his pleasure, after the manner 4 H. 7. c. 24.

contained and ordained in and by this act, or after the manner and form before used.

CAP. VIII.

The length and breadth of cloths, and the order of dying them and wools. The ability of the aulnager, and what cloths he may seal.

This preamble in the parlia-ment office,

O the King our sovereign lord, praieth unto your Highness your true subjects and commons in this present parliament assemthe flatute roll bled, That where in time paffed this your realm of England hath in the parliament office,

greatly been encreased and riched by the mean of true making and drapAnnozRich. 3. ing, and also of true dying of woollen cloth, whereby a great subflance of the people of your said realm have been set on work, and not
fallen to idlenesse, as daily nowe they doe, but thereby truly have gotten ther levyng; it is so now, most gracious sovereign lord, That the woollen clothes which in late daies have been made, and yet dailly ben made within this your realm, ben unperfect and deceyvably made and wrought, kepyng nother resonable length nor brede, and the same clothes so as it is aforeseid unperfitly made, and decyvably wrought, afterward ben put to be sborne, and afore be not fully wette; and many of the seid clothes, after they ben fully wette and shorne, ben fet upon tentours, and drawen out in leyngh and brede, that is to fay, some of the same clothes being but of the lenght of xxiiii. yardys, ben drawen out in lenght of xxx yerdis, and in brede from vii. quarters unto the brede of ii. yerdys; the which clothes so sborn er they be wette, or ells drawen in leyngh or in brede, as it is aforeseid, after that they receyve any wette they most of werry necessite shrynk; and also the clothmakers, and other of your seid really, often times when they make any course clothes, and also the sellers of such course clothes, being bare of threde, usen for to powder and cast flokkys of synner cloth upon the same course clothes, to the intent to make the same cloth to appear syne and good; and also the seid clothmakers and other put and cast chalke upon white clothes, to the intent to make the same clothes to chalke upon white clothes, to the intent to make the same clothes to appere better then they ben: and moreover great quantitie of wolls ben had out of this your seid roialme by straungiers, and other, in caraks, gallies, and shippies, which ben sorted the better from the worse, barbed and clakked, and thereof is made moche lokkys and refuse, of the which the refuse in substaunce is left within this your said rotalme, and therof muche course cloth is made within the same realme, and so the fine wolls ben hadd out of this your said realme by the seid strayngiers, and the course wolls and resuse here left, by reason whereof there canne be no substance of fine drapery made within this your seid royalme to the great loss of your said Highness in your custume, in paying less custume for the lokkys then for the hole wollyn flese, and also to the great hurt and decay of all your seid realm, in enpayryng of the seid drapery. Also, most gracious sovercign lord, dyers within mony cities, burghes, and townes of this your seid realm of England, usen to dye great quantity, as well of fyne clothes, as of course clothes, with orchell and corke brought from beyond the sea, called Jarecork, the colours made with the which orchell and cork ben so diseyvable, that the same colours may in no wife abide, but faden away to the great hurt of all them that were or occupy any fuch cloth fo deceyvably dyed. Also the seid

dyers usen to dye many clothes of divers colours, and upon the lists of the same clothes festen and sowe greate rissbes, called bullrissbes, to the entent to make the same clothes to appere of on colowre, and the Ests of another coloure wher thrugh the byers of the seid clothes can ne may unneth understand but that the same clothes ben died out of wolle, to the great hurt of you, most dred sovereign lord, and of all your true fubgietts which shall were or occupy the same clothes, and by occasion of the which imperfite and untrewe making, dying, and deceyvable delyng, merchauntes of strange contrez, which hath used to bye clothes made and died in this your seid realm, unneth der bye eny of the seid clothes, to the greate rebuke and dishonour of the same realm, and hurte of your Highness, and of all your seid realm, whereupon, but if the rather a remedy be provided by your most noble grace, of werry likelyhode confequently shall ensue the destruction of drapery of all this your seid realm, which God desend. For the avoiding whereof our said sovereign lord the King, by the advice and affent of the said lords spiritual and temporal, and at the request of the commons in the said parliament affembled, and by authority of the same, hath ordained, established, and enacted, That no person whatsoever he be, cloth-maker or other, shall sell, nor put to sale, after the shall be sale the feast of St. Michael the archangel next ensuing, any manner wateredbefor woolen cloths, called broad cloths, unless the same cloth be before it be put to sale. fully watered.

II. And that every whole woolen cloth, and also broad cloth, which shall be made in this realm of England, after the said feast of St. Michael the archangel next coming, after that it be fully watered ready to sale, shall hold and contain in length twenty four yards, and to every yard an inch, containing the breadth of a man's thumb, to be measured by the crest of the fame cloth, and also it shall hold and contain in breadth two

yards within the lifts, by the whole length of the same.

III. Also that every half cloth of the said whole cloths to be made The length after the said feast, after his full watering ready to sale, shall and breadth hold and contain twelve yards in length at the least, with the of whole cloths inches aforesaid, to be measured by the crest, and two yards cloths. In breadth within the lists; (2) so that always the same half sep. 5 & 6 Ed. cloth do not exceed the length of inxeen yards, upon pain of 6.c. 6. cutting the whole cloth in three pieces, and of cutting the half cloth in two pieces; (3) and also to lose for every whole cloth vi. s. viii. d. and for every half cloth iii. s. iv. d. made, fold, or put to sale after the said feast, not full watered, or made after the faid feast not keeping their measure above ordained; (4) The penalty of and if the said whole cloth be longer in measure than the said the offender. twenty four yards, and the inches aforesaid, and the half cloth of the same be longer than twelve yards, with the said inches, that then the buyer of the same whole cloth shall pay for as much as it doth exceed in the measure of twenty four yards, and the buyer of the same half cloth to pay for as much as it doth exceed twelve yards; so that always the said half cloth do not pass the length of sixteen yards, as above is said. IV. Alfo

The length and breadth of streits.

IV. Also that all manner cloths called straits, to be made after the said feast, after their full watering ready to sale shall hold and contain twelve yards in length, and the inches after the measure aforesaid, and in breadth one yard within the lists, and throughout the length of the same, upon pain of cutting of the said streit in two pieces, and also to lose for the same streit xx. d.

The length and breadth of kerfeys.

V. Also that every cloth called kersey, to be made and put to sale after the said seast, after the full watering ready to be put to sale, shall hold and contain in length eighteen yards, and the inches as is aforesaid, and in breadth one yard and a nail at the least, within the lists, upon pain of cutting of the said kerfey in two pieces, and to lose for the same kersey iii. s. iv. d. (2) all the said pains, forseitures, and losses to run upon the sellers of the said cloths, which shall be made contrary to this act; (3) and that every of the said whole cloths, half cloths, streits, and kerseys, be perfectly and duly made throughout from one end to the other.

Seals of lead to feal cloth

VI. Also before the said seast, seals shall be provided and ordained by the treasurer of England, to be printed in lead, for every city, having the King's arms of England on the one fide, and on the town, and county, where other side the arms, sign, or token of every city, borough, or cloth is made town within the realm of England, where the cloth is made,

having such arms, sign, or token for a mark, or an evident token and knowledge of the cloth made within every fuch city, borough, and town of this realm, and besides that seals for every county of this realm for the sealing of all manner of cloth made within every county, out of city borough, or town of

of this realm, but such as be expert in making of cloth, of the fufficiency of an hundred pound at the least at the time of the

the same county, shall have on the one side the King's arms, and on the other side the name of the county printed in the Of what skill same. (2) And that the treasurer of England for the time being, and sufficiency or his deputy, after the said feast, shall make no person or an aulnager persons to be aulnager, sealer, or keeper of the seal in any part must be.

The aulna-

faid deputation; (3) and that no aulnager, sealer, or keeper of any seal to be provided as is aforesaid, after the said seast, shall seal any of the said whole cloths, half cloths, streits, or kerger's penalty for fealing fuch cloths as feys, but fuch as shall be only made after the same seast within he ought not the county, city, borough, or town where they shall be deputo feal. 21 W. 3. C. 20. ted aulnager, scaler, or keeper, upon pain to forfeit to our sovereign lord the King for every such whole cloth contrary sealed five marks, for every half cloth xxxiii. s. iv.d. for every

streit xx. s. and for every kersey x. s. Cloth shall not

VII. And that no person whatsoever he be, after the said be drawn nor feast, shall set nor draw, nor cause to be set nor drawn in length tentored after

nor breadth, within this realm of England, any manner of watering. woolen cloth, after that it be fully watered, by tentoring or otherwise, upon pain to forseit the same cloth. VIII. Also that no man, of what condition soever he be No deceitful

thing shall be within the realm, after the said feast, shall set, cast, or put upcast upon on cloth.

bearfed.

on any manner of cloth any flocks, or any other like deceitful thing, upon pain of forty shillings for every cloth whereupon any such person shall cast any slocks or such other thing.

IX. Also that no cloth-maker, nor other person whatsoever No chalk shall he be, within the faid realm, after the faid feast, shall set or be cast upon cast upon any white cloth or kersey, any chalk, upon like white cloth. pain.

X. And that no shearman nor other person, after the said Noshearing of feast, shall shear nor cancel any cloths within this realm, ex-cloth not fully cept fuch cloth be before fully watered, upon pain to forfeit watered; xl.s. for every cloth, as often as he shall so do.

XI. And that no person, stranger nor other, shall send or nor exporting convey any woolen cloth over the sea, after the said feast, un- it beyond sea. less the same cloth be before fully watered; and after that the same cloth be so fully watered, that then it shall in no wise be set nor drawn in length nor breadth, (2) upon pain of forty shillings for every cloth conveyed or sent over the sea contrary to this act.

XII. Also that no manner of person within this realm, as- None to retail ter the said feast, retail any woolen cloth or cloths, lining, nor cloth not fully other, except it be fully watered before; and after that it be watered, nor to stretch it in fully watered, it shall in no wife be set or drawn in length or the length or breadth, upon pain to forfeit the same cloth, or the value there- breadth. of: the same pain to run upon the seller of all such cloths.

XIII. Also our said sovereign lord the King, in eschewing of None shall great falsity and deceit which hath grown, and daily doth grow in his house. by mean of tentors, by the assent and authority aforesaid, hath ordained and enacted, That no person, whatsoever he be, shall keep, have, or occupy any tentor, or any other thing, in his own house or place of his inhabiting, whereby woolen cloths may be in any wife drawn out in length or breadth, upon pain to forfeit twenty pounds as often as he shall do contrary to this act; (2) but that all tentors hereafter shall be used or occupied Tentors shall for due stretching of cloth only, after that it cometh from the beset in open mill, and before it be rowen, and for none other cause, as well places. within the city of London, as other cities, boroughs, and towns of this realm, shall be set in open places; (3) and that every mayor of London for the time being, and all other mayors and bailiffs, and other governors of cities, boroughs, towns, and villages, of this said realm, shall diligently survey and oversee that all cloths, which shall be put upon tentors, shall not be drawn out in length and breadth otherwise than is before re-

XIV. Also that after the said feast, no stranger shall buy any what fort of wool which shall be sent, or shall pass through the streits of Ma- wool strangers rack by gallies, carracks, or ships, or other vessels, sorted, clack- may buy. ed, or barked, nor no wool whereof any locks or refuse shall be made; but that the same wool be as it is clipped, and purely wound without deceit, and merchandisable, after the growing of the country, without any forting, bearding, clacking of locks

locks, or refuse thereof to be made, as afore is said, upon pain to forfeit the same wool, and the double value thereof.

No cloth fliall XV. Moreover, our faid fovereign lord the King hath orbe dyed with dained and enacted by authority aforesaid, That no dyer, nor cork. any other person, shall dye, or cause to be dyed within this realm, after the said feast, any woolen cloth with orchel, or cork called Jarecork, upon pain to forfeit and lose forty shillings for every cloth that he, or any other for him, or to his use, shall dye, or cause to be dyed. (2) Nor that any person after the said feast shall sell or put to sale, within this said realm, any such cloth, which after the said feast shall be dyed with or-

chel, or cork called *Jarecork*, upon pain of forfeiture of such cloth so dyed or put to sale contrary to this act; (3) this pain and loss always to run upon the seller, (4) except that cork made within this realm of England may be used in dying upon

wool woded, and also in dying all such cloth which is made only of wool, so that the same wool woded and cloth be perfeetly boiled and maddered. The cloth and XVI. Also that cork made in this realm may be put upthe lift shall on cloth that is perfectly boiled and maddered; (2) also that be dyed with no dyer shall dye any cloth within this said realm, after the one colour,

said feast, except the same dyer do dye the said cloth, and the list of the same, with one colour, without tacking or sewing of any bulrushes, or such like thing, upon the lists of the same, upon pain to forfeit xl.s. for every such cloth that he shall so dye contrary to this act; (3) and that no person, whatsoever he be, shall put to sale within this said realm, after the said feast, any manner of cloth, which after the same feast shall be deceitfully dyed, upon pain to forfeit the same cloth, or the value thereof; (4) the same forfeitures and pains always to run

upon the feller. XVII. Also if any of the King's subjects, or any other here-Faulty cloth, after, happen to feife any woolen cloth otherwife made or dyed shall be

brought to the than afore is faid, then the same subject or other shall bring all chief officer. the same cloth or cloths so by him seised, before the mayor, bailiff, or other governor of the cities, boroughs, towns, or villages where any fuch feifing shall happen to be made of the

same cloth or cloths, there to judge by the discretion of the said mayor, bailiffs, or other governor, calling to him or them such persons as by his or their discretions shall be thought convenient, whether the fame cloth be otherwise made, wrought, or dyed, than is according with the acts before recited; (2) and if The offenders it be judged by the said mayor, bailiff, or other governor, or penalties, and other perfons called to them or any of them, as aforo is said, who shall have that the same called to them or any of them, as aforo is said, who shall have that the same cloth is made or dyed, and put to sale contrary

12 H. 7. c. 4. to the aforesaid acts, then the same cloths so seised, and by them judged as is aforesaid, shall be equally cut in three pieces in the presence of the said mayor, bailiss, or other governor; (3) the one part thereof to be delivered in the exchequer by him or them that so shall seife the same cloth or cloths to the King's

tife, and the second part thereof to be delivered to the seifor of the same cloth or cloths, and the third part thereof to be delivered to the said mayor, bailiff, or governor, to the use of the commonalty where they or any of them be mayor, bailiff, or governor; (4) the one half of all the other fines, forfeitures, and penalties aforefaid, and of every of them, to be to our fovereign lord the King, and the other half to him or them of the King's subjects that shall seise the same, or sue for the same by action of debt, by writ at the common law, or by bill or plaint after the custom of the city, town, or port where such fines, forfeitures, and penalties shall happen to fall or be; (5) and that the defendant in any such action be not admitted to

wage or do his law; (6) nor that any protection or esson of the King's service be allowed for any such desendant.

XVIII. Provided always, That this act, or any thing there-Cloths where-in contained, extend not, or be prejudicial of or to the making unto this state of any woolen cloth called Ray, (2) nor of or to any cloth not.

made in Winchester or Salisbury, used to be set and joined with tay. (3) A cloth thereof commonly used to be sold at forty shillings or within. (4) nor of or to the making of any cloth called lings or within, (4) nor of or to the making of any cloth called *Vervise*, otherwise called *Plonkets*, *Turkins*, or *Celestrines*, with broad lists; (5) nor to any cloths called *Packing Whites*, (6) nor to the making of any cloths called *Vesses*, *Cogware*, or *Wor*fleds, (7) nor of or to the making of any cloths called Florences, with cremil lists, nor of or to the making of any woolen cloth called Sailing Ware with cremil lifts, broad lifts, or small lifts, (8) nor of or to the making of any woolen cloths called Bastards, (9) nor of any cloths called *Kendals*, nor of any cloth called *Frise Ware*, nor to any of them, nor to the maker or utterer of

any of them.

XIX. So that the same cloths, and every of them for the 12 H.7. c. 4. King's honour, and profit of this realm, be truly, duly, and 1 H. 8. C. 2. perfectly made, according to the nature and making of every 3 H. 8. c. 6.

of the faid cloths.

CAP. IX.

In what fort Italian merchants may sell merchandises. veral restraints of aliens.

TEM, because our said sovereign lord the King, upon petition The grievmade to him in his said parliament by the commons of England, aces done by hath conceived and understood, That whereas merchants strangers of mechants the nation of Italy, as Venetians, Genoese, Florentines, Apuli-the king and ans, Cicilians, Lucaners, Cataloins, and other of the same na- his realm. tion, in great number do inhabit and keep houses, as well in the city of London, as in other cities and boroughs within this his realm, and take warehouses and cellars, and therein put their wares and merchandises which they bring into this said realm, (3) and them in the said cellars and warehouses deceitfully do pack, mingle, and keep the same, till such time the prices thereof be greatly enhanced, for their great lucre, and the same merchandises and wares they then sell to all manner

manner people, as well within the ports where they bring the said wares and merchandises, as to other divers and many places within this realm, as well by retail as otherwise; (4) and also do buy in the said ports and other places, at their own liberty, the commodities of this realm, and sell the same again at their pleasure within the same, as commonly and freely as any of the King's liege people doth, (5) and do not employ a great part of the money coming thereof upon the commodities of this realm, but make it over the sea by exchange to divers other countries, to the King's great damage in loss of his customs, and to the great impoverishing of his said subjects, of whom they should buy the commodities of this realm:

II. And the same merchants of Italy, and other merchants strangers be hosts, and take unto them people of other nations, and to sojourn with them daily, do buy, sell, and make privy and secret contracts and bargains with the same people, to their great increase and prosit, and to the importune damage of the King's said subjects, and contrary

to divers statutes in this case provided and ordained:

III. Also the said merchants of Italy do buy in divers places within this realm a great quantity of wool and woolen cloth, and other merchandises of the King's subjects, and part thereof they sell again to the same subjects and other within this realm, to their most advantage, and much of the said wools they do deliver to clothmakers, thereof to

make cloth at their pleasure.

IV. Moreover, a great number of artificers and other strangers, not born under the King's obeysance, do daily resort and repair to the city of London, and to other cities, boroughs, and towns of the said realm, and much more than they were wont to do in times past, (2) and inhabit by themselves in the said realm with their wives, children, and bousbold, and will not take upon them any laborious occupation, as going to plough and cart, and other like business, but use the making of cloth and other handicrafts and easy occupations, (3) and bring and convey, from the parts beyond the sea, great substance of wares and merchandises to fairs and markets, and all other places of this realm at their pleasure, and there sell the same, as well by retail as otherwise, as freely as any of the King's subjects use to do, to the great damage and improverishment of the King's said subjects, (4) and will in no wife suffer nor take any of the King's said subjects to work with them, but they take only into their service people born in their own countries, whereby the King's Said Subjects, for lack of occupation fall into idleness, and be thieves, beggars, vagabonds, and people of vicious living, to the great perturbance both of the King and of all his realm; (5) and when the merchants, artificers, and strangers before rehearsed, have gained within this realm, by buying and selling, or by fuch easy occupations and handicrasts, great substance of goods, with the same substance they go out of this said realm to such parts beyond the sea as them liketh best, and there spend the same goods oftentimes among the King's adversaries and enemies, to the great damage of our sovereign lord the King and his subjects, and impoverishment of this realm, and the commons of the same; and so by occasion of the premisses, the fubstance of the inhabitants in the said cities, boroughs, and towns, now late bath fallen, and daily doth fall, into great powerty and decay, to their great undoing, unless the King's gracious aid be to them in this behalf showed.

V. Our faid fovereign lord the King, of his abundant grace, willing against the premisses to provide remedy in this behalf, by the advice and assent of his lords spiritual and temporal, and at the prayer of the commons, in the faid parliament affembled, and by authority of the fame hath ordained, established, and enacted, That all merchants of the nation of *Italy*, before re-Italian mer cited, not made denizens, which have now within this realm chants shall sell wares and merchandises brought from beyond the sea, and be-their mer-chandises in fore the seast of Easter next coming shall have, shall cause the gross, and same to be sold or bartered in gross, and not by retail, to the imploy their King's subjects, before the first day of May, which shall be in money in the the year of our Lord God one thousand four hundred fourscore commodities and five, (2) and shall employ the money coming of that sale. before the first day of May, within the same port or ports, where they do arrive, upon the commodities and merchandises of this realm, (their reasonable costs and expences always except and deducted) upon pain of forfeiture of the value as well of all the faid wares and merchandises kept and not fold before the faid first day of May, or otherwise fold than is above rehearfed, as of as much money as shall be made over by exchange contrary to this act. (3) And also that all the said merchants of Italy, which after the feast of Easter next coming shall bring any merchandises or wares into this realm to be fold, shall sell or barter the said wares and merchandises in gross, and not by retail, to the King's subjects, upon pain of forfeiture of the value of the same wares and merchandises, which they (as afore is said) shall bring after the said feast of Easter. (4) And Strangers shall the faid merchants which shall bring in such wares and merwithin eight
chandises after the said feast of Easter to sell or barter, shall sell months after or else barter the same within eight months next after their first their arrival. arrival in this realm, in the form aforefaid, and shall employ and employ the money coming of or by the faid fale or bartering, and eve-their money, ry of them, and with the fame buy the commodities or mer- &c. chandifes of this realm, within the said eight months, in the faid port or ports where they do first arrive (the reasonable costs and expences always excepted and deducted) and in no wife to make over fuch money by exchange.

VI. And that the faid merchants do in no wife fell nor barter Strangers may within the faid realm their faid wares and merchandifes, which carry away to remain unfold after the end of the faid eight months, but carry cannot fell and convey the same out of this realm within two months next within eight enfuing after the faid eight months, if wind and weather will fuffer months. it, or otherwise as soon as wind and weather will serve them after the faid two months, upon pain of forfeiture as well of as much money as shall be made over by exchange, as of the said wares and merchandises so sold or bartered after the end of the said eight months, not to be carried nor conveyed out of this said realm in the form aforesaid, or the value thereof. (2) The penalties, forfeitures, and losses of all the premisses always to

run and be upon the faid merchants of the nation of Italy doing contrary to this act. VII. Provided always that it be lawful to the faid merchants

Strangers may of the nation of Italy, all such wares and merchandises, and eremove their goods from one port to another.

A ftranger shall not be hoft to a ftranger, unless he be of his own coun-

try.

Aliens shall not buy and fell wool or woolen cloth within this realm; nor make woolen cloth, nor deliver wool to that end.

An alien fhall dicraftsman. 3 Mod. 94.

Aliens shall realm.

Aliens shall not by retail.

very parcel thereof, which after the feast of Easter next coming shall be brought to any other port or ports of this realm of England to be fold, to convey the same wares and merchandises at their liberties to any other port or ports, or other place within this realm, and there to sell the same as afore is said, so that they sell or barter the same merchandises and wares in the realm within eight months next after their first arrival in any of the said ports of this realm; (2) and also that no merchant stranger of what country soever he be, shall be host, or take to sojourn with him in the faid realm any merchant or stranger, not being of his nation or country, upon pain of forty pounds.

VIII. Also that none of the said merchants of Italy, not made denizens, shall sell or barter any woolen cloths, wools, or other merchandises in this said realm, which the same merchants of *Italy* shall buy within this said realm; (2) nor that the fame merchants, nor any other for them, shall deliver any wool to any person, thereof to make cloth in this realm, but shall have and convey the same woolen cloth, wools, and other merchandises, over the sea by the streights of Marrock, upon pain to forfeit the value of all the woolen cloths, wools and other merchandises which by them shall be so sold or delivered, in whose hands they shall be found; (3) the forseiture of the same to run and be upon the merchant stranger.

IX. Moreover, that no person not born under the King's not be an han- obeysance, as before is said, shall exercise or occupy any handicraft, or the occupation of any handicraftsman in this realm of England, but that all such persons which after the said feast of Easter shall come into this realm, and every of them, shall depart into their own country again, or else be servants to such of the King's subjects only as be expert and cunning in such feats, arts, and crafts, which the faid strangers can occupy, (3) upon pain of forfeiture of all their goods which shall come and dwell in this realm contrary to this act, in whose hands soever they shall be found.

X. Also that no person not born under the King's obeysance, make no cloth nor made denizens, being artificer or handicraftsman, after the within this said scale of Easter, nor yet any other for him, or to his use, realm. drape or make any cloth, or put any wool to work to make cloth of within the faid realm of England, upon pain to forfeit the fame cloth draped or made contrary to this act.

XI. Also that all persons not born under the King's obeyfell their wares fance, being artificers, or handicraftsmen at the day of the ma-in gross, and king of this act, dwelling in this said realm, nor none other fuch artificers or handicraftsmen, which hereaster shall inhabit and dwell in the same, which after the feast of the Annunciation of our Ludy next coming shall use, exercise, or occupy the feat of merchandife of any manner of wares within this realm, shall

fell or barter the same wares or merchandises in gross, and not by retail, in the port, town, or place where the same ar ificers be, or shall be dwelling, and in none other place, upon pain of forfeiture of the value of all the wares and merchandises sold contrary to this act. (2) Also that no person not born under Aliens shall the King's obeysance, inhabiting, dwelling, or holding any take no sergreat house or chamber in this realm, and occupying any han-vant but the dicrast, or being artissicer, or handicraftsman, after the said feast 5 El. c. 4. of the Annuclation of our Lady next coming, shall take any apprentice, servant, or any other person to work with him or to his use, unless it be his son or his daughter, other than at the said feast shall be apprentices or servants with him, except that the same apprentices or servants so to be taken be the King's fubjects born, upon pain to forfeit and to lose for every apprentice or servant taken to the contrary xx. l. (3) the one half Who shall of all the said sines, forfeitures, and penalties, and of every of have the forthem, to be to the King, and the other half to be to him or them that will seise the same, or pursue for the same by action of debt, by writ at the common law, by bill or plaint, after the cuftom of the city or town where such fines, sorfeitures, or penalties hereafter shall fall and be; (4) and that the defendant in any such action shall not be admitted to wage or do his law, (5) nor no protection nor essoin of the King's service shall be allowed such defendant in the same.

XII. Provided always that this act, or any part thereof, or Aliens may any other act made or to be made in this faid parliament shall to be sold. not extend or be in prejudice, disturbance, damage, or impe-This proviso diment to any artificer, or merchant stranger, of what nation repealed by or country he be or shall be of, for bringing into this realm, 25 H. 8. C. 15. or felling by retail or otherwise, any books written or printed, IH. 7. C. 10. or for inhabiting within this said realm for the same intent, or 21 H. 8. C. 16. any scrivener, alluminor, reader, or printer of such books, 22 H. 8. c. 13. which he hath or shall have to sell by way of merchandise, or 34 H. S. C. 16. for their dwelling within this said realm for the exercise of the faid occupations, this act or any part thereof notwithstanding.

CAP. X.

The statute of 22 Edward 4. c. 3. prohibiting wrought laces of silk to be brought into this realm, continued for ten years.

CAP. XI.

Ten bowstaves shall be brought into this realm for every butt of malmsey.

TEM, It was shewed in the said parliament by the howyers in- 4 Inst. 2650 babiting within the cities, towns and boroughs of this realm, occupying artillery pertaining to the same for the defence of this realm, that whereas in times past good and able stuff of bowstaves hath been brought into this realm as well by English merchants as strangers, whereby the inhabitants bowyers might competently live upon such stuff, Vel. IV.

which they bought at forty shillings the hundred, or forty six shillings eight pence at the most: (2) now it is so, that by the seditious consederacy of the Lombards using to divers ports of this realm, the bow-slaves be now at such an outragious price, that is to say at eight pounds the hundred, where they were wont to be sold at forty shillings; (3) and also they will not suffer any garbling to be made of them, but sell good and evil at such an excessive price together ungarbled, that by likelihood in short time this realm is like to sail as well of stuff of artillery, as of workmen thereof, unless due remedy be in this behalf shortly found and had: (4) wherefore our said sovereign lord the King, by the assent of the said lords spiritual and temporal, at the prayer of the said commons, in the said parliament assembled, and by authority of the same, hath ordained, established, and enacted, That no merchant of Venice, nor other which useth to repair into this realm with merchandises of those parts, shall bring nor convey into this realm any merchandises, unless the same merchants do bring with every butt of malmsey, and with every butt of tyre, ten bowstaves good and able stuff, (5) upon pain of forfeiture of xiii. s. iv.d. for every butt of the said wines so brought and conveyed, and of the said number of bowstaves with the same butt; the one half of the same forfeiture to be to our sovereign lord the King,

Ten bowflaves shall be brought into this realm for every but of malmsey or tyre. Bowstaves shall not be fold ungarbled. 6 H 8 C. LL.

CAP. XII.

And that no fuch bowstaves be fold ungarbled, and but only to

such person or persons which is or shall be born under the King's obeysance. This act to begin and take effect at the seast

and the other half to the party which will therefore sue.

of St. Michael next coming.

Certain merchandifes probibited to be brought into this realm ready wrought.

3 Ed. 4. c.4.

ITEM, it was shewed in the same parliament by the artificers of the said realm of England, as well of the city of London, as of other cities, towns, boroughs, and villages of the same realm, that is to say, girdlers, pointmakers, pinners, pursers, glovers, cutlers, blade-smiths, blacksmiths, spurriers, goldbeaters, painters, sadlers, lorriners, founders, cardmakers, hurers, wyremongers, weavers, horners, bottle-makers, and copper-smiths, that whereas they were wont in times past to be greatly set awork, and occupied in the said crasts for the sustenance of themselves, their wives, children, apprentices, and servants, and many other of the King's subjects; (2) now so it is, that by merchant strangers, denizens, and other, there is brought into these parts from beyond the seas, to be sold within this realm of England, as much wares as may be wrought and made by the artificers above rehearsed, that by reason thereof the people of strange countries, where the said wares be made, be greatly occupied and increased, and the said artificers in this realm greatly impoverished, and without the King's grace shewed to them greatly impoverished, and without the King's grace shewed to them of this seventian load the King considering the pre-

II. Our faid fovereign lord the King confidering the premisses, by the advice and assent of the lords spiritual and temporal,

poral, and at the prayer of his commons, in the faid parliament assembled, and by authority of the same, hath ordained and provided, That no merchant stranger, after the feast of Easter next coming, shall bring into this realm of England to be sold Certain merany manner of girdles, nor harness wrought for girdles, points, chandises prolaces, leather, purses, pouches, pins, gloves, knives, hangers, prought reataylors shears, scissors, andyrons, cupboards, tongs, fireforks, dy wrought gridyrons, stocklocks, keys, hinges and garnets, spurrs, painted into this realm glasses, painted papers, painted forcers, painted images, paint to be sold. ed cloths, beaten gold, or beaten silver, wrought in papers for painters, saddlers, saddle-trees, horse-harness, boots, bits, stirrups, buckles, chains, latten nails with iron shanks, tur-nets, standing candlesticks, hanging candlesticks, holy-water stopps, chaffing-dishes, hanging lavers, curtain-rings, cards for wool, (except Rean cards) clasps for gowns, buckles for shoes, broches, bells (except hawks-bells) tin and leaden spoons, ware of latten and iron, iron candlesticks, grates, horns for lanthorns, or any of the said wares made and wrought pertaining to the crafts above specified, or any of them, (2) upon pain to forfeit all the faid wares so brought into this realm contrary to this act, or the value of the same, in whose hands they or any of them shall be found; the one half of such fines and forfeitures to be to the King, and the other half to him or them that shall seise or pursue for the same by action of debt, by writ or bill at the common law, or by bill or plaint, after the cultom of the city or town where any such fines, forseitures, and penalties shall hereaster happen to be or fall; (3) and that the defendant in such action be not admitted to wage or do his law; (4) nor that any protection or essoin of the King's service 5 El. c.7. shall be allowed in the same for any such defendant.

CAP. XIII.

The contents of vessels of wine and oil, which may not be sold till gauged.

O the King our sovereign lord, shewen unto your Highness lamentably complaining your bumble commons of this your prefent parliamentassembled, in the name of themself and of all your other humble commons of this your benourable realm, that whereas butts of wine, called Malmsey, were wont in great plenty to be brought into this your said realm to be sold before the twenty seven and twenty eight years of the reign of Henry the Sixth, late in deed and not eight stars of the reign of Henry the Sixth, late in deed and not of right king of England, and also in the same years, and them divers of the butts beld in measure seven score gallons a piece, and divers beld six score twelve gallons a piece, and the least of them held six score six gallons a piece, and then a man might buy and have of the merchants stranger, seller of the said malmseys, by mean of the said plenty of them, for 1.s. or liii.s. iv. d. at the most a butt of such wine, he taking for his payment thereof two parts in woolen cloth wrought in this your said realm, and the third part in ready money. It is so, sovereign lard, that and the third part in ready moncy: It is so, sovereign lord, that by the subtle and crasty means of such persons strangers as have

the sale of such wines, the which have been made denizens within this your said realm, have caused the butts of malmseys latewards brought into this your said realm to be sold, for to be sore abregged and minished of the said measure so largely, that a butt of their malmseys at this day scantly holden in measure five score eight gallons; and besides that they knowing, as it seemeth, what quantity of fuch wine may serve yearly to be sold within this your quantity of Juch wine may serve yearly to be sold within tois your said realm, where they were wont to bring hither yearly great quantity and plenteously of such wine to be sold after the prices aforesaid, of their crastiness use to bring no more hider now in late days, but only as wolle scantly serve this realm a year, wherethrough they have enhansed the price of the same wines to eight marks a butt ready money, and no cloth, to the great enriching of themself, and great deceit, loss, hurt, and damage of you, sovereign lord, and of all your commons of this your said realm; in consideration of which hurts and damages aforesaid, and for the reformation of the same, please it your highness, of your for the reformation of the same, please it your highness, of your most bounteous and benign grace, by the advice and affent of your lords spiritual and temporal, and of your commons, in this your present parliament assembled, for to ordain, enact, and establish in this your present parliament, and by authority of the same: our said sovereign lord the King, by the advice and assent of the said lords spiritual and temporal, and at the supplication of the said commons in the said parliament assembled, and by authority of the same, hath ordained, established, and enacted, That no manner Confirmed by merchant or other person whatsoever he be, from the Feast of 28 H. 8. C.14 Saint Michael the Archangel next coming that bring nor cause

ſ. 5.

to be fold.

Veffels of shall be

28 H. 8. c.14 Saint Michael the Archangel next coming, shall bring nor cause to be brought into this realm, any butt of malmsey to be fold, unless it do contain in measure at the least the said old measure of a C.xxvi. gallons, (3) nor no vessels with any manner wines, The contents whoever they be, or of what country they be, nor no manner or every ver-fel of wine and of veffels of oil, unless the same veffels of wine or oil do contain and hold the measure and assisfe following, that is to say, into the realm every tun to contain twelve score and twelve gallons, and every pipe to contain fix score and fix gallons, every tertian to contain fourscore and four gallons, and every hogshead to contain fixty three gallons, and every barrel to contain thirty one gallons and an half, and every rundlet to contain eighteen gallons and an half, according to the old affife and measure of the same vessels wine and oil used in this realm. (4) And that all the vessels of wine and oil brought into this realm after the said feast to be sold, shall not gauged. be put to fale after the same feast, till they be well and truly 27 Ed. 3. c.8. gauged by the King's gauger, or his sufficient deputy, upon to be made to pain to forfeit to the King all the said wines and oil sold conthe buyer for trary to this present ordinance, or else the value of the same.

short measure. (5) And in case that any person, of what country that he be, from henceforth do sell to any of the King's liege people, for any certain price assigned, any butt, tun, pipe, tertian, hogshead, barrel, or rundlet of any manner wine or oil, lacking any thing of the said assis or measure, that the seller shall allow or rebate of the same price to the buyer of such wine or oil as much money as fuch lacking after the rate shall amount to, upon pain to forfeit to our fovereign lord the King the value of all the wine and oil so sold contrary to this present ordinance; (6) any privy covenant or contract made or to be made betwixt the buyer and the feller contrary to this ordinance in any 18 H. 6. c.17. manner notwithstanding. 11 H. 7. C.4.

CAP. XIV.

Accomptants for difines of the clergy not chargeable to answer other mens suits in the exchequer.

ITEM, Whereas the clergy of the provinces of Canterbury and York, have before this time divers times granted to the King's progenitors, in their convocations, Dismes to be levied of their goods and pessessions, and after that they do appear before the barons of the King's exchequer, and the names of the collectors for the same and exchequer, when the fait collectors do attack here to be the same of the exthesion and enter into their do appear before the barons of the exchequer, and enter into their account for the said Dismes, that then the said collectors be of-ten charged, vexed, and troubled with bills put by other perfons against them, for other causes and matters than touching the faid account, and by occasion thereof oftentimes they fall to great poverty, and causeth the said account to be two or three years banging and the Dismes not contented, to the King's great damage, and the said collectors also:

II. It is therefore ordained and established by the King, his lords spiritual and temporal, and the commons, in this present parliament assembled, That from henceforth if any Difme, or any part of a Disme, be granted by the province of either of the said clergies, to the King our sovereign lord, or to his heirs, that after the said certificate returned into the exchequer for the Disme or part of the Disme, and of the names of the collectors for the gathering of the same Disme, that if the said collectors Accountants come by process before the said barons of the exchequer, and for dismes are not bound to enter in their account, that they shall not be bound to answer answer other to the said bill or bills there put against them, by reason of the mens suits in faid entry in their account, for any manner cause, but only for the exchethe matter touching the faid account.

III. Provided always, That if the faid accomptant be fued in any other court by writ, bill, or plaint, that then he shall take no privilege of the said exchequer, by reason of the said account for any fuit, as before is rehearfed.

CAP. XV.

A resumption of all grants, and estates of lands, &c. made to Elizabeth Grey late Queen of England.

Thus End the Statutes made in the Reign of King RICHARD the Third.

Anno primo HENRICI VII.

Statutes made at Westminster in the first year of King HENRY VII. and in the year of our Lord 1485.

HE King our sovereign lord Henry the Seventh after the conquest, by the grace of God, King of England, and of France, and lord of Ireland, at his parliament holden at Westminster the seventh day of November, in the first year of his reign, to the ho-nour of God and holy church, and for the common profit of his realm, by the affent of the lords spiritual and temporal, and the commons, in the said parliament assembled, and by authority of the said parliament, bath done to be made certain statutes and ordinances in manner and form following.

CAP. I.

An ast to maintain a Formedon against the pernor of the profits of lands enfeoffed to use.

profits. St. 1 R. 2. C 9. the same ac-Recoveries against the

72 Co. 62. FIRST, That where divers of the King's subjects having F. N. B. 142. Figure of action by Farmed in the Action is the Action in the cause of action by Formedon in the descender, or else in the A formedon remainder, by force of any tail for lands and tenements, be defhall be main-tainable frauded and delayed of their faid actions, and oftentimes with-against the out remedy, because of feoffments made of the same lands and pernor of the tenements to persons unknown, to the intent that the demandants should not know against whom they shall take their actions: 8t. 1 R. 2. C 9. (2) It is ordained, established and enacted by the advice of the 21 H. 6. C.3. lords spiritual and temporal, and the commons in the said par-4 H. 7. C.24 liament affembled, and by authority of the same, That the de-The tenant in mandant in every such case have his action against the pernor or tion shall have pernors of the profits of the lands or tenements demanded, whereof any person or persons been enseoffed to his or their use, woucher and (3) and the same pernor or pernors named as tenant or tenants other advan- in the said action, have the same vouchers, and their lieu there-Tages.

The tenant upon, aid prayer, and all other advantages, as the same pernor shall have his or pernors should have had, if they were tenants indeed, or as age and other their feoffees should have had, if the same action had been advantages.

conceived against them. (4) And if is formula to the same action had been advantages. conceived against them. (4) And if it fortune any person to decease so having seoffees to the use of him or of his heirs, the pernors of the faid heir being within age, against whom such action is brought profits, and as pernor; then the same heir shall have his age in the said actheir feoffees. tion conceived against him, and all other advantages, as if the 1 R. 3. C.1. ancestor had died seised of the said lands and tenements so in demand. (5) And also it is ordained by the said authority, That all recoveries as shall be in any such actions against such pernor or pernors, and their heirs, and their said feoffees and their heirs, and the co-feoffees of the said pernors and their heirs, shall be as good to the recoverers and their heirs, as though the faid pernor or pernors were tenants indeed, or feoffees to their use, or their heirs, as is abovesaid, of the freehold of the said lands and tenements, at any time of the faid action used. CAP.

CAP. II.

Aliens made denizens shall pay such customs as they dia before.

TEM, Where in time past divers grants have been made by Hut. 132. King Edward the Fourth, as well by his letters patents, as by acts of parliament, to divers merchants strangers born out of this realm, to be denizens, whereby they have and enjoy such freedoms and liberties, as do denizens born within this realm, as well in abatement of their custom, which they should bear if they were no denizens, as in buying and felling their merchandise, to their great avail and lucre; (2) and oft-times suffer other strangers, not denizens, deceitfully to ship and oft-times suffer other strangers, not denizens, deceitfully to soip and carry great and notable substance of merchandise in their names, by the which the said goods be free of custom in like wise as they were goods of a denizen, where of right they ought to pay custom as the Aliens made goods of strangers; by the which they be greatly advanced in riches denizens shall and honour; (3) and after they be so inriched, for the most part they pay such customs as they in they be naturally bern, to the great impoverishing of this realm, 11 H. 7. C.14. and to the great hurt and destraud of the King's highness in payment of 21 H. 8. C.16. bis customs. (4) Wherefore it is enacted, established, and ordain—22 H. 8. C.8. ed by the advice of the said lords spiritual and temporal, and Repealed as to native commons. in the said parliament assembled, and by authority modities by commons, in the faid parliament affembled, and by authority modities by of the same, That any person made, or hereaster to be made 25 Car. 2. c.6. denizen, shall pay for his merchandise like custom and subsidy, s. 1. and by as he ought or should pay aforethat he were made denizen; any set as to custom and subside the common of the same and t letters patents, or other ordinances by parliament, or otherwise, toms payable contrary to this made notwithstanding. by them.

CAP. III.

No protection shall be allowed in any court in Calais, or the marches thereof,

CAP. IV.

An act to punish priests, for incontinency, by their ordinaries.

TEM, For the more fure and likely reformation of priests, clerks, 4 Inst. 329. A and religious men, culpable, or by their demerits openly reported, of incontinent living in their bodies, contrary to their order: (2) It is enacted, ordained, and established, by the advice and affent of the lords spiritual and temporal, and the commons, in the faid parliament affembled, and by authority of the same, That it be lawful to all archbishops and bishops, and other ordinaries, having episcopal jurisdiction, to punish and chastise fuch priefts, clerks, and religious men, being within the bounds of their jurisdiction, as shall be convicted afore them by examicierks shall be nation, and other lawful proof, requisite by the law of the punished for church, of advowtry, fornication, incest, or any other fleshly incontinency incontinency, by committing them to ward and prison, there by their orto abide for such time as shall be thought to their discretions dinaries. convenient for the quality and quantity of their trespass; (3) and that none of the said archbishops, bishops, or other ordi-

naries aforesaid, be thereof chargeable of, to, or, upon any action of false or wrongful imprisonment, but that they be utterly thereof discharged, in any of the cases aforesaid, by virtue of this act.

CAP. V.

An act shewing the duties of a cordwainer, tanner, and currier. CAP. VI.

A pardon granted to all them who affifted the King in his wars against Richard duke of Gloucester.

CAP. VII.

An all shewing the penalty for bunting in the night, or with disguifing.

Inconveniencies enfuing parks, &c. in the night, or difguiled. 2 Koll, 120. Înst. 75. Co. Lit. 370.

TEM, Forasmuch as before this time divers ordinances and sla-L tutes have been made in divers parliaments holden in the same by hunting in realm, for the punition of inordinate and unlawful buntings in for rests, parks, and in warrens within the said realm, which statutes and ordinances notwithstanding, divers persons in great number, some with painted faces, some with visors, and otherwise disguised, to the intent they should not be known, riotously, and in manner of war arrayed, have oftentimes of late hunted, as well by night as by day, in divers forests, parks, and warrens in divers places of this realm, and in special in the counties of Kent, Surrey, and Suffex, (2) by colour whereof have ensued in times past great and heinous rebellions, insurrections, riots, robberies, murders, and other inconveniences, to the provocation and ensample of riotous and evil-disposed persons of this realm in so offending, which offences could not be punished before this time according to the said statutes, ordinances, and laws of this said realm, because that the said mis-doers, by reason of their painted faces, visors, and other disguisings could not be The penalties known: (3) The King our sovereign lord, of his noble and for hunting in abundant grace, considering the premisses, by the advice and

the night, or affent of the lords spiritual and temporal, and commons, in the guises, and to said parliament assembled, and by authority of the same, ordenyit being daineth, That at every such time as information shall be made of any fuch unlawful huntings by night, or with painted faces,

3 Ed. 1. 6.20. hereafter to be done, to any of the King's counsel, or to any of
the justices of the King's peace of the county where any such
hunting shall be had, of any person to be suspect thereof, that
then it shall be lawful to any of the fame counsel, or justices of peace, to whom any fuch information shall be made, to make a warrant to the sheriff of such county, or to any constable, bailiff, or other officer within the same county, to take and arrest the fame person or persons of whom any such information shall be made, and to have him or them afore the maker of any fuch warrant, or any other the King's said counsel, or justice of his peace of the same county; (4) and that the said counsellor, or justice of peace, afore whom such person or persons shall be brought, by his discretion, have power to examine him or them fo brought afore the faid counsellor or justice, of the said hunt-

ing, and of the said doers in that behalf; (5) and if the same The penalty person wilfully conceal the said huntings, or any person with if the offender him defective therein, that then the same concealment be against truth. every fuch person so concealing felony, and the same felony to be inquired of and determined, as other felonies within this realm have used to be; (6) and if he then confess the truth, and all that he shall be examined of, and knoweth in that behalf, that then the faid offences of huntings by him done, be against the King our sovereign lord, but trespass finable, by reason of the same confession, at the next general sessions of the peace, to be holden in the same county by the King's justices of the same sessions, there to be sessed. (7) And if any rescous or Rescous of an disobeysance be made to any person having authority to do ex-offender is ecution or justice by any such warrant, by any person the which so should be arrested, so that the execution of the same warrant thereby be not had, that then the same rescous and disobeysance be felony, enquirable and determinable as is aforesaid. (8) And Hunting disover this it is enacted and established by the said authority, That guised, or in if any person or persons hereaster be convicted of any such huntifelony. ings, with painted saces, visors, or otherwise disguised, to the intent they should not be known, or of unlawful hunting in time of night, that then the same person or persons so convict to have like punition, as he or they should have, if he or they 9 H. 3. stat. 2. were convict of felony.

CAP. VIII.

No Gascoin or Guien wines shall be brought in, but by English, Irish, or Welshmen, and by their ships.

CAP. IX.

A reviver for twenty years of the statute of 22 Ed. 4. c.3. reftraining the bringing in of wrought laces, &c.

CAP. X.

Revocation of the penalties of King RICHARD'S all against Italians.

TEM, The King our said sovereign lord, understanding by a supplication put unto his Highness in this his said parliament by the merchants of Italy, resident in this his said realm of England, that where by an act of parliament, made in the parliament of Richard late pretending him to be King of England the Third, holden at 1 R. 3. c. 9. Westminster the first year of his reign, it was ordained and provided, That all merchants of the nation of Italy afore rehearsed, not made denizens, which then should have within this realmwares and merchandises brought from beyond the sea before the Feast of Easter then next ensuing, should do, sell, or harter them in gross, and not by retail, to the King's subjects afore the first day of May, that then should be in the year of our lord God M, CCCC, LXXXV. And the money coming of the sale, before the said sirst day, within the same port or ports where they arrived, employ upon the commodities and merchandises of this realm, their reasonable costs and expences alway except and deducted, upon pain of forseiture of the value, as well of all the said wares and merchandises kept and not sold afore the

the faid first day or otherwise fold then as above faid, and of so much money as should be made over by exchange contrary to the said att. that all the faid merchants of Italy, the which after the faid Feast of Easter brought any merchandise or wares into this realm to be sold, should sell or barter the same wares and merchandises in gress, and not by retail, unto the King's subjects, upon pain of forseiture of the value of the same wares and merchandises otherwise sold. And that the said merchants, their said wares and merchandises, which they should bring after the said Feest of Easter, should do, barter or sell the same within eight months next after the first arrival into this realm in form aforefaid: and the money coming of or by the faid fale or barterings of them, and every of them, employ and therewith buy the commodities or merchandifes of this realm of England within the faid eight mouths, in the same port or ports where they should first arrive, their reasonable costs and expences alway except and deducted; and that they foould in no wife make any fuch money over by exchange. And the faid merchants, their faid wares and merchandises remaining unsold after the end of the said eight months, in no wise should sell, nor barter within the said realm, but that they should carry and convey them out of the said realm, within two months then next following after the said eight months, if wind and weather will ferve it, and else as soon as the wind and weather will serve them, after the said two months, upon pain of forfeiture as well of as much money as should be made out of the said realm by exchange, as of the faid wares and merchandifes so sold or bartered after the end of the said eight months, not carried nor conveyed out of this said realm, in form aforesaid, or the value thereof: the forseitures, penalty, and loss of all the premisses, to run and be upon the said merchants of Italy, doing contrary to this act. And also that no stranger, of what country forver he were, should host, or take to sojourn with him within this realm of England, any merchant stranger, not being of the same nation that he should be of, upon pain to forfeit and lose at every time that be so doth xl.li. And that no merchant stranger be at bost nor sojourn with any other merchant stranger, not being of bis nation or country, within the said realm, upon pain of xl. si. And that no stranger shall buy any wool, the which shall be sent or pass through the streights of Martock, by gallies, carracks, or ships, or other veffels, sorted, clacked, or harbed, nor any wool, whereof locks or refuse should be made, but that the same wool should be as it and clean wound, without any forting, barking, or were shorn, clacking, or locks or refuse thereof to be made, as it is aforesaid, upon pain of forfeiture of the same wool, and the double value thereof, as by the same act more plainly may appear. Also that the said merchants of Italy should have and convey their wool, woolen cloth, and all their other merchandises, over the streights of Marrock, upon pain of forfeiture of the same, as by the same act plainly appeareth. The King our faid sovereign lord, by the advice of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, hath ordained, established, and do to be enacted, That the abovesaid forfeitures, penalties, seizure, and actions, comprised in the said acts, and

every of them, be revoked, void, annulled, and of no strength, against all manner of persons, except and reserved only to the King, to be at liberty, to have and enjoy all manner of seizures, forfeits, and penalties in the faid acts specified: and that it be lawful to the King, to grant to his beseechers his letters of safe conduct, and letters patents, furely to be enjoyed, according to the tenors thereof, the abovefaid act and acts notwithstanding, in as ample wife as though they had never been had nor made.

The second parliament, holden in the third year of King HEN. VII.

THE King our sovereign lord Henry the Seventh, by the grace of God King of England and of France, and lord of Ireland, at his present parliament holden at Westminster the ninth day of November, in the third year of his reign, to the worship of God and boly church, and for the common wealth of this his realm, by the advice of his lords spiritual and temporal, and the commons in the present parliament assembled, and by authority of the same parliament, hath ordained and established certain statutes and ordinances, in manner and form as bereafter ensueth.

CAP. I.

The authority of the court of star-chamber. Where one inquest shall enquire of the concealment of another. A coroner's duty after a murder committed. A justice of peace shall certify bis recognisances, &c.

IRST, The King our faid sovereign lord remembereth, how by un- 3 Inft. 164. lawful maintenances, giving of liveries, figns and tokens, and retainders by indentures, promises, oaths, writings, or otherwise embraceries of his subjects, untrue demeanings of sheriffs in making of panels, and other untrue returns, by taking of money, by juries, by great riots, and unlawful assemblies, the policy and good rule of this realm is almost subdued, (2) and for the not punishing of these inconveniencies, and by occasion of the premisses, little or nothing may be found by inquiry, whereby the laws of this land in execution may take little effect, to the increase of murders, robberies, perjuries, and unfureties of all men living, and loss of their lands and goods, to the great displeasure of almighty God: (3) Therefore it is ordained, The authority for reformation of the premisses, by authority of the said par- of the court liament, That the chancellor and treasurer of England for the of Startime being, and keeper of the King's privy seal, or two of them, chamber. calling to them a bishop, and a temporal lord of the King's most 16Car.1. c.10. honorable council, and the two chief justices of the King's bench, and common place, for the time being, or other two instincts in their change, were hill or information and the first justices in their absence, upon bill or information put to the said chancellor for the King, or any other, against any person for any misbehaviour afore rehearsed, have authority to call before them by writ, or by privy seal, the said mis-doers, and them, and other by their discretion, by whom the truth may be known

done,

quire of the queft.

them after their demerits, after the form and effect of statutes thereof made, in like manner and form as they should and ought to be punished, as if they were thereof convict after An inquest the due order of the law. (4) And over that it is ordained by charged to in- the authority aforefaid, That the justices of the peace of every shire of this realm for the time being may take by their discreconceanment tion and inquest, whereof every man shall have lands and tenements to the yearly value of forty shillings at the least, to inquire of the concealments of other inquests taken afore them, and afore other, of such matters and offences as are to be inquired and presented afore justices of peace, whereof complaint shall be made by bill or by bills, as well within franchise as without. (5) And if any such concealment be found of any inquest, as is afore rehearsed, had or made within the year afore the same concealment, every person of the same inquest to be amerced for the same concealments, by discretion of the same justices of the peace, the said amerciaments to be sessed in plein feffions.

The causes be comm itted.

(6) Item, the King remembering how murders and slaying of his why murders subjects daily do increase in this land, the occasions whereof be divers; one, That men in towns where such murders hap to fall and be done, will not attach the murderer, where the law of the land is, That if any man be flain in the day, and the felon not taken, the township where the death or murder is done, shall be amerced; (7) and if any man be wounded in peril of death, the party that so wounded should be arrested, and put in surety, till perfect knowledge be had, whether he so burt should live or die: (8) and the coroner upon the view of the body dead, should inquire of him or them that had done that death or murder, of their abettors and consenters, and who were present when the death or murder was done, whether man or woman, (9) and the names of them that were present, and so found, to inrol and certify; (10) which law by negligence is disused, and thereby great boldness is given to flayers and murderers; (11) and over this it is used, that within the year and a day after any death or murder had or done, the selony should not be determined at the King's suit, for saving of the party's suit, wherein the party is oftentimes slow, and also agreed with, and by the end of the year all is forgotten, which is another occasion of mur-(12) And also he that will sue any appeal, must sue in proper person, which suit is long and costly, that it maketh the party appellant weary to sue. (13) For reformation of the premisses, the King our fovereign lord, by the affent of the lords spiritual and cording to the temporal, and the commons, in the faid parliament affembled, and by authority of the same, will that every coroner exercise and do his office according to the law, as is afore rehearfed;

A coroner fhall execute his office ac-

A murderer indicted shall be presently arraigned at King's

(14) and that if any man be flain or murdered, and thereof the flayers, murderers, abettors, maintainers, and comforters of the fame, be indicted, that the fame flayers and murderers, and all other acceffaries of the fame, be arraigned and determined of the same felony and murder, at any time, at the King's fuit, within the year after the same felony and murder

done, and not tarry the year and day for any appeal to be taken for the same selony or murder; (15) and if it happen any person 3 Inst. 31,213, named as principal or accessary, to be acquitted of any such A murderer murder at the King's suit, within the year and day, that then acquitted and acquitted. the same justices afore whom he is acquitted, shall not suffer him shall not be to go at large, but either to remit him again to the prison, or let at liberty. else let him to bail, after their discretion, till that year and day be passed; (16) and if it fortune the same selons or mur- 3 Mod. 156. derers and accessaries so arraigned, or any of them, to be acquit, 1 Salk. 63. or the principal of the said selony, or any of them, to be at- Kelyng, 25. tainted, the wise, or next heir to him so slain, as shall require, may take and have their appeal of the same death and murder within the year and day after the same felony and murder done, against the said persons so arraigned and acquit, and all other their accessaries, or against the accessaries of the said principal, or any of them so attainted, or against the said principals so attainted, if they be on live, and the benefit of his clergy thereof before not had: (17) and that the appellant have such and like ad- Appeal avantage, as if the faid acquital or attainder had not been, the gainft him that was arfaid acquital or attainder notwithstanding; (18) and over that raigned of the wife, or heir of the said person so slain or murdered, as the murder. case shall require, may commence their appeal in proper person, Within what at any time within the year after the said selony done, before time, and bethe sheriff and coroners of the county where the said selony or appeal of murder was done, or before the King in his bench, or justices murder shall of gaol-delivery; (19) and the appellant in any appeals of mur- be com-der or death of man, where battail by the course of the com-mon law lieth not, may make their attornies, and appear by may make his the fame, in the faid appeals after they be commenced, to the attorney. end of the fuit, and execution of the same. (20) And if any Rast. 53 person be slain or murdered in the day, and the murderer scape I And. 68. untaken, that the township where the said deed is so done, be amerced for the faid escape, and that the coroner have authority to inquire thereof upon the view of the body dead; (21) and also justices of peace have power to inquire of such escapes, and that to certify afore the King in his bench; (22) and that after the felony found, the coroners deliver their inquisitions afore the justices of the next gaol-delivery, in the shire where the inquisition is taken, the same justices to proceed against fuch murderers, if they be in the gaol, or else the same justices to put the same inquisitions afore the King in his bench. (23) And foralmuch as coroners had not nor ought to have any thing by the law for their office doing, which oft-time hath been the occasion that coroners have been remiss in doing their office; (24) it is ordained, That a coroner have for his fee, The coroner's upon every inquisition taken upon the view of the body slain view of a xiii.s. iv.d. of the goods and chattels of him that is the flayer body flain. and murderer, if he have any goods, and if he have no goods, then the coroner have for his faid fee, of fuch amerciaments as shall fortune any township to be amerced for escape of such murderer as is aforesaid. (25) And if any coroner be remiss, See 1H.8. c.7.

A justice of

The penalty and make not inquisitions upon the view of the body dead, and of a corener certify not according as is afore ordained, that the coroner for being remis.

A judice of every default forfeit to the King an hundred shillings. (26) A justice of the peace shall And also it is ordained by the same authority, That every justice certify a reof peace within this realm, that shall take any recognisance for cognisance by the keeping of the peace, that the same justice do certify, send, him taken, at or bring the same recognisance at the next selfions of peace, the next selfwhere he is or bath been justice, that the party so bound may where he is or hath been justice, that the party so bound may so much of be called; (27) and if the party make default, the same default this statute as then there to be recorded, and the same recognisance, with relates to livethe record of the default, be sent and certified into the chanries is repeated. Cerv. Or afore the King in his hand. ed by 3Car.1. cery, or afore the King in his bench, or into the King's c.4. exchequer. CAP. II.

The penalty for carrying a woman away against her will that bath lands or goods.

3 Ed. 1. C.13. TEM, Where women, as well maidens, as widows, and wives, 3 Inft. 61.

1 Ventr. 243.

1 Anderf. 115. hure of such substances been oftentimes taken by missing souther by Cro. Car. 483. their will, and after married to such missing or to other by Cro. Car. 483. their affent, or defoiled, to the great displeasure of God, and contrary 485, 488, 492. to the King's laws, and disparagements of the said women, and utter Hob. 182.

181. beaviness and discomfort of their friends, and to the evil ensample of Felonyto car. all other: (2) It is therefore ordained, established, and enacted, ry awaya wo by our sovereign lord the King, by the advice of the lords spiriry away a wo- by our sovereign lord the King, by the advice of the lords spiriman against her will, that tual and temporal, and the commons, in the faid parliament afhath lands or sembled, and by authority of the same, That what person or goods, or is persons from henceforth that taketh any woman so against her heir apparent will unlawfully, that is to say, maid, widow, or wife, that such to her ancests to her ancest- taking, procuring, and abetting to the same, and also receiving By 39 El. c.9. wittingly the same woman so taken against her will, and knowthis offence is ing the same, be felony; (3) and that such mis-doers, takers, ousted of cler- and procurators to the same, and receitors, knowing the said offence in form aforesaid, be henceforth reputed and judged as
principal felons. (4) Provided alway, That this act extend
not to any person taking any woman, only claiming her as his

ward or bond-woman.

CAP. III.

Justices of peace may let prisoners to bail. The sheriff shall certify the names of all bis prisoners at the gaol-delivery.

ITEM, Where in the parliament late holden at Westminster, the first year of Richard, late in deed, and not of right, King of England, the Third, it was ordained and enacted among other divers acts, That every justice of the peace in every shire, city, or town, should have authority and power, by his or their discretion, to let prisoners, and persons arrested for light suspicion of selony, to bail 3 Ed. 1. c.15. or mainprise; (2) by colour whereof afterward divers persons, such as were not mainpernable, were oftentimes letten to bail and mainprise,

prise, by justices of the peace, against the due form of the law, whereby many murderers and felons escaped, to the great displeasure of the King, and annoyance of his liege people: (3) Wherefore the King our faid fovereign lord considering it, by the advice and affent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of the same, hath ordained, established, and enacted, That the justices of peace in every shire, city, or town, or two of them at the least, whereof one to be of the Quorum, have authority 1 R. 3 c.3. and power to let any such prisoners, or persons mainpernable by peace may let the law, that have been imprisoned within their several countries a prisoner to be a prisoner to be a prisoner to be a prisoner to be a personer ties, city, or town, to bail or mainprise, unto their next gene-mainprise, ral sessions, or unto the next gaol-delivery of the same gaols in who is mainevery shire, city, or town, as well within franchises as without, pernable. where any gaols have been or hereafter shall be; (4) and that the Inforced by faid justices of the peace, or one of them, so taking any such 1 & 2 Phil. & bail or mainprise, do certify the same at the next general ses-Mar.c.13. fions of the peace, or the next general gaol-delivery of any fuch gaol within every fuch county, city, or town, next following after any such bail or mainprise so taken, upon pain to forfeit unto the King, for every default thereupon recorded x. li. (5) The therist And moreover it is enacted by the same authority, That every shall certify theriff, bailiff of franchise, and every other person, having the names of authority or power of keeping of gaol, or of prisoners for self-his custody to lony, in like manner and form do certify the names of every the justices of such prisoner in their keeping, and of every prisoner to them gaol-delivery. committed for any such cause, at the next general gaol-delivery, in every county or franchise where any such gaol or gaols have been, or hereafter shall be, there to be kalendred before the justices of the deliverance of the same gaol, whereby they may, as well for the King as for the party, proceed to make deliverance of fuch prisoners according to the law, (6) upon pain to A repeal of forfeit unto the King for every default thereof recorded, C.s. the stat. of (7) and that the foresaid act giving authority and power in the touching bailties of the page by himself be in that he impossible. premisses to any justice of the peace by himself, be in that be-ing of prison-half utterly void and of none effect by authority of this present ers.

Kelyng, 3. parliament.

CAP. IV.

All deeds of gift made to defraud creditors shall be void.

TEM, That where oftentimes deeds of gift of goods and chattels 50. Ed. 3. c.6.

Law been made, to the intent to defraud their creditors of their 2 R. 2. stat. 2.

duties, and that the person or persons that maketh the said deed of c.3.

gift goeth to sanctuary, or other places privileged, and occupieth and liveth with the said goods and chattels, their creditors being unfaid: (2) It is ordained, enacted, and established by the assent of the fords spiritual and temporal, and at the request of the commons in the said parliament assembled, and by authority of the same, That all deeds of gift of goods and chattels made or to be made All deeds of of trust, to the use of that person or persons that made the same to defrauderedeed of gift, be void and of none effect. CAP. void.

ditors shall be

CAP. V.

Rep. 11. H. 7. All bargains by the name of dry exchange, shall be void, wherec.8. & 37 H. by any certain fum shall be lost. 8. c.g.

CAP. VI. None shall make any exchange without the King's licence, or

make exchange, or rechange of money to be paid within the land, but only fuch as the King shall depute thereunto, to keep, and make answer for such exchanges and rechanges upon the pain contained in 14 R. 2. c. 2. viz. upon forfeiture of the same. 25 Ed. 3. stat. 5. c.12. 9. Ed. 3. c.7. 18 Ed. 3. stat. 2. c.6. All unlawful chevisance and usury shall be extirpate; all brokers of fuch bargains shall be set on the pillory, put to open shame, be half a year imprisoned, and pay twen-

Rep. 37, H.S. c.9. Rast 45.

•.: 1

ty pounds.

CAP. VII.

A certificate shall be made of goods brought into one port and removed to another. One man shall not enter goods in the name of another.

A certificate of goods brought into of the lords spiritual and temporal, and the commons one port, and assembled in the said parliament, and by authority of the customed, and same, hath ordained and enacted, That every merchant, as then removed well decision as the removed well decision. then removed well denizen as stranger, which shall bring from henceforth into another. any manner of goods into any port within this realm by way of merchandise, and there do enter the said goods or merchandises in the books of the customers of the said port where the goods and merchandises shall first come to, and the King's duty thereof, the faid customers contented, or therefore with him agreed, and afterward that done, will convey or carry the same goods or merchandises from thence in any other port within the said realm: (2) that then the owner of the faid goods and merchandifes, his factor or attorney, shall bring from the customers of the port where the faid goods or merchandises be so entered, a certificate under the same customers seals, directed to the customers of the port whereto the faid goods or merchandises shall be conveyed or carried, making mention within the same certificate, as well of the natural colour, length, and value of all merchandifes, so entered, used to be measured with eln or yard, as of the natural weight, content or valure of all manner of other merchandises, used to be weighed or valured: (3) and that the same certificate so made be delivered to the said customers, before the faid goods be discharged, so that they may see whether the nature, colour or length, valure, content or weight of the same, do agree within the said certificate, so that the King be not deceived of his customs and subsidies thereof due. (4) And if any certificate from henceforth be made by any customer of any port whereto any fuch merchandises or goods shall be first brought, and there in their books entered, not making mention according as is aforefaid, that then the faid customer or custom-

The penalty of a cultomer omitting his duty.

ers.

ere, for their misbehaving, shall lose their office, and make fine with the King for the same at his pleasure. (5) And further-The forfeiture more, if any fuch goods or merchandises, or any parcel there-if the goods be of be discharged, unpacked, or put to sale within any port then sold beforethe within the same where they shall be first entered, before the said certificate decertificate shall be delivered, and the same goods and merchandifes feen according as above is expressed: that then all the said goods or merchandises be forfeited to the King our sovereign lord; the one half thereof to remain to his Highness, and the other half to him or them which shall prove any such goods or merchandises so forfeited. (6) And that the customer or customers, nor no deputy to any such common officer to whom fuch certificate shall come, take nothing for the sight of the same goods so certified: (7) also it is ordained and established by aube entered in thority aforesaid, That no manner of merchant, denizen ne any other perstranger, do take upon him to enter, or cause to be entered in son sname but the books of any customer of any port within this realm, any in the owners. manner of merchandises coming into this said realm, or going out of the fame, in any other merchant's name, faving only the name of the true merchant owner of the same, upon pain of forfeiture of all fuch goods and merchandises so entered: (8) and A common ofevery of the said merchants, which so shall take upon him to ficer in a city, cause such untrue entry to be made, to have imprisonment, and borough, &c., make fine therefore at the King's pleasure: (9) and that no per- sustainer. fon take upon him to be customer, comptroller or searcher in comptroller any port, in any city, borough or town, where he is common or fearcher officer, nor no deputy to any fuch common officer, upon pain there. of forfeiture for every half year that he occupieth the faid com- Rep. 1H.8. c. 5. mon office, and office of customership, comptroller or searcher, Sec. 2.
the sum of xl. li. the one half thereof to the King, and the leliz. c.11.
other half to him that will sue for the writ, bill or information. Goods shall be entered but in

CAP. VIII.

Merchants aliens, &c. and vistuallers, shall imploy their name. money upon the merchandise of this realm.

TEM, That where in the parliament of King Edward the 17 Ed. 4. c.1. Fourth, holden at Westminster the seventeenth year of his reign, it was ordained among other, That every merchant alien, and every other vietualler, and other stranger, not being denizen, that resort to any place or port within this realm, or Wales, after the Feast of Easter then next following, should duly imploy all the money by him to be received within any port within this realm, or Wales, upon the merchandises or other commodities of this realm; (2) or else without fraud put the same money in due payment within this realm, the same imployment or payment duly to be proved by the merchant, victualler, or other stranger, before his departing out of the same port, by writing from the merchant or merchants, to whom the faid merchant alien, victualler, or other stranger, bath imployed or paid his money by him received for his merchandises brought into this land, witnessing that he hath so done, or else by such proofs as shall be thought reasonable to the customer or comptroller of the same port, or ∾Vol. IÝ.

to the mayor, bailiff, or other chief governors of any city, borough, or town where any such port shall be, (3) upon pain of forfeiture of all bis goods being within this realm, and to have imprisonment of a year; (4) saving to every such merchant, victualler, and other stranger, his reasonable costs, with certain provisions in the same, as by the same act more at large doth appear: (5) which act was made to endure but only from the faid Feast of Easter, to the end of feven years then next ensuing; so that no gold and silver received by merchants aliens, and other victuallers and strangers, not being denizens, for merchandise brought into this land, is not imployed upon the commodities of this land, but conveyed and carried out of this realm, to the great loss of the King, in his custom and subsidy, and the im-poverishing of this realm: (6) It is enacted, ordained, and established by the King our sovereign lord that now is, by the advice of the lords spiritual and temporal, and at the prayer of the commons, in the faid parliament affembled, and by the authority of the same, That the said act made in the said seventeenth year of the reign of King Edward the Fourth, with all things comprised in the same touching the premisses, and every provision made in the same, be good, effectual, and endure for ever.

(7) Also it is enacted by the said authority, That every merchant of Ireland, Jernsey, or Gernsey, that bringeth any mer-

A confirmation of the flatute of 17 Ed. 4. c.1. touching merchants aliens, who chandifes into this realm, shall imploy the money received for shall imploy upon the merchandises 27 H. 6. C/3. 20 years by 9 E. 6. c.6.

the money by the same merchandise (his reasonable expences deducted) upon them received the commodities of this land, or else without fraud put the same money in due payment within this realm; (8) the faid imployment or payment to be proved as is aforesaid, upon pain of of this realm, forfeiture of the value of the merchandise so brought into this land. (9) And it is ordained by the said authority, That every 5 H. 4. c.9. customer or comptroller than take numerical takes, continued for the said merchant, victualler, or other stranger, to imploy the value of the faid merchandifes, or to put the same money for the said merchandises received in due payment, his reasonable expences always deducted, upon pain of forfeiture of the value of the said merchandises, the one half of the said forfeiture to the King, the other half to the party that will fue for the same. This to begin and take effect at the Feast of Christmas next coming.

CAP. IX.

Freemen of London may carry their wares to any fairs or markets.

HUMBLY shewen and prayen unto your Highness, your true and faithful commons of this your realm of England, That where the citizens and freemen of the city of London have used out of time of mind to go, carry, and lede their merchandisc and ware unto all fairs and markets at their liberty out of the said city; now of late time the mayor, aldermen, and citizens of the city of London, have made and enacted an ordinance within the same city, upon a great pain, that no man that is a freeman or citizen of the faid city, shall go or come to any fair or market, out of the same city of London, with any manner of ware or merchandise to seller to barter, to

this intent, that all buyers and merchants should resort to the said city to buy their ware and merchandises of the said citizens and freemen of London aforesaid, because of their singular lucre and avail; which ordinance, if it should hold as is before expressed, shall be to the utter destruction of all other fairs and markets within this your realm, which God defend, for there he many fairs for the common weal of your said liege people, as at Salisbury, Bristol, Oxford, Cambridge, Nottingham, Ely, Coventry, and at many other places where lords spiritual and temporal, abbots, priors, knights, equires, gentlemen, and your said commons of every county hath their common resort, to buy and purvey many things that be good and profitable, as ornaments of ball they the choice hooks see sections and other commons to the boly church, chalice, books, vestments, and other ornaments of holy church aforesaid, and also for household, as victual for the time of Lent, and other stuff, as linnen cloth, woolen cloth, brass, pewter, bedding, ofmonde, iron, flax, and wax, and many other necessary things, the which might not be forborn among your said liege people; but, by the faid ordinance, every man willing to buy any of the premisses, shall be courted to come to the faid city of London, to their importable costs and charges, which, if the said act should endure, shall grow great hurt and prejudice to the common weal of this your realm, and shall cause many pernicious strifes and debates between your said liege people, and the faid mayor, aldermen, and citizens in time to come, by the making of the said ordinance, the which is thought may not continue and stand with good charity, the premisses considered; wherefore it may please your said Highness most noble and abundant grace, in consideration of the hurt likely to grow of and by the premisses, that it may be enacted: (2) The King our sovereign lord, in consideration of the hurt likely to grow of and by the premisses, hath by the advice and affent of the lords spiritual and temporal, and the commons, in the faid parliament affembled, and by authority of the fame, ordained, stablished, and enacted, That every freeman and citizen of the said city of London, that now is, or hereaster shall be, may Citizens and lead, carry, and go with his or their victual, ware, or mer-freemen of chandife, whatsoever it be, at his or their liberty, to any fair London may or market that shall please him or them, within this realm of wares to any England, any statute, act, or ordinance, made or to be made fairs or marwithin the said city of Lendon to the contrary of the premisses kets. notwithstanding; (3) and the said ordinance and act made in the said city shall be void and of none effect; (4) and that no perfon of the said city be hurt or prejudiced in losing of his liberty and franchise within the said city, or otherwise, by reason or occasion of adnulling and avoiding of the said ordinance and act, or for not obeying to the effect of the same. (5) And if any person be prejudiced in any wise by occasion of the same, he that putteth or causeth any person to such prejudice, shall lose and forfeit unto the King x.l. as often as he so doth; (6) and he that will sue for such forfeiture, shall have therefore an action of debt against such offender, the King to have execution of the one half, and he that fueth the other half; (7) and in such action the defendant be not admitted to wage his law.

CAP.X.

Costs, &c. awarded to the plaintiff, where the defendant sueth a writ of error.

1 Salk. 205. Mod. cases in law, 314.

The plaintiff shall recover costs and damages where the defendant error before execution. Dyer, 77. Cro. El. 588, Raym. 134.

Co. pla. f. 2, 24, 162, 292.

TEM, That where oftentimes plaintiff or demandant, plaintiffs or demandants, that have judgment to recover, be delayed of execution, for that the defendant or tenant, defendants or tenants, against whom judgment is given, or other that been bound by the faid judgment, fueth a writ or writs of error to adnul and reverse the said judgment, to the intent only to delay execution of the said judgment: (2) it is enacted, ordained, and established, by the advice of the lords spiritual and temporal, and at the prayer of the commons, fueth a writ of The if any fight left a life and by authority of the same, That if any such defendant or tenant, defendants or tenants, or if any other that shall be bound by the said judgment, sue, afore execution had, any writ of error to reverse any such judgment, Cro. El. 588, in delaying of execution, (3) that then if the same judgment be 659. Cro. Car. 145. affirmed good in the said writ of error, and not erroneous, or 19 H. 7. c. 20. that the faid writ of error be discontinued in the default of the Salk 205.

party, or that any person or persons that such much and the salk 205. party, or that any person or persons that sueth writ or writs of error, be non-sued in the same, that then the said person or persons, against whom the said writ of error is sued, shall recover his costs and damage for his delay and wrongful vexation in the same, by discretion of the justice afore whom the said writ of error is sued.

CAP. XI.

No cloth shall be transported until it be barbed, rowed, and Shorn.

ø Ed. 4. c. 3.

TEM, Where in the said parliament it was shewed by shearmen, fullers, and other artificers, that should live and obtain their needy fustentation by mean of drapery made and draped within this realm, as well throughout the same realm, as within the city of London, that where in a statute made the seventh year of the reign of King Edward the Fourth, among other it is contained, That no person, denizen ne stranger, should carry, or do to be carried to any parties be-youd the sca, any woolen yarn or cloth unfulled, but that the woolen yarn to be made in this realm should be woven in the same; (2) and also all cloth in the same made should be fulled and fully wrought within this realm, before that any of the same should be had or carried out of this realm, upon pain of forseiture of the very valure of such yarn not weaved, and cloth not fulled, had or carried out of this realm; (3) the one balf of the forfeiture to be levied to the use of the King, and the other half to him or them that should espy, or make proof of any fuch yarn not woven, or cloth not fulled, carried to any place beyond the

II. And forasmuch as in the said statute of King Edward there is no express mention made, that the said cloths should be rowed and shorn afore that they be carried and conveyed out of this realm, whereby the faid poor commons of the crifts aforesaid might be set in labour and occupation;

occupation; therefore the faid cloths, ever sithence unto this day, have been, and yet daily are in great number carried out of this realm, un- No woolen rowed, and unsborn, into the parts beyond the sea, as well by denizens cloth shall be as strangers, whereby outlandish nations, with the same drapery, are transported set in labour and occupation, to their great inriching, and the poor before it is barbed, rocommons of the crasts above said, through all this realm, that of natural wed, and reason, as the King's true liege men, should have and obtain their needy shorn, except sustentiation and living by means of the same drapery, for lack of such Vesses, Rays, occupation daily fall in great number into idleness and poverty, to their sec. uttermost destruction, if it should any longer continue: (2) the King By 5 H. 8. c. 3. our fovereign lord, by the advice of the lords spiritual and tem- & 27H.8.c.13. poral, and at the prayer of the commons, in this faid parliament white woolen affembled, and by authority of the same, hath ordained, esta-cloth,&c.may betransported blished, and enacted, That no stranger nor denizen carry, or unshorn, &c. make to be carried out of this realm, any woolen cloths, but 31 H. 8. c. 19. that they before be barbed, rowed, and shorn within the same 8 El. c. 6. realm, for the relief, and fetting on work of the said poor com- 10 Ann. c. 16. mons, upon the pain and forfeiture limited in the faid statute of King Edward, made upon cloth carried out of this land not fulled, to be divided in manner and form as in the same statute it is contained. (3) Provided alway, That cloths, called veffes, Rays, Sailing Cloths, and other cloths, commonly fold at forty-fhillings and under, be not comprised in this present act.

CAP. XII.

The King's officers or tenants shall not be retained by liveries Rep. 3 Car. 1. with others.

CAP. XIII.

No long bow shall be sold over the price of iii. s. iv. d.

33 H. S. c. 9. Rep. 8 El. c. 10.

CAP. XIV.

Conspiring to destroy the King, or any lord or counsellor, or great officer, shall be felony.

TEM, Forasmuch as by quarrels made to such as have been in great authority, office, and of council with Kings of this realm, bath ensued the destruction of the Kings, and the undoing of this realm; (2) so as it hath appeared evidently, when compassing of the death of such as were of the King's true subjects was had, the destruction of the prince was imagined thereby, and for the most part it hath grown and been occasioned by envy and malice of the King's own housbold servants, as now of late such a thing was likely to have ensued; (3) and forsomuch as by the law of this land, if assual deeds be not had, there is no remedy for such false compassings, imaginations, and confederacies had against any lord, or any of the King's council, or any of the King's great officers in his housbold, as steward, treasurer, and comptroller, and so great inconveniencies might ensue if such ungodly demeaning should not be straitly punished before that actual deed were done: (4) 3 Inst. 37, 38, therefore it is ordained by the King, the lords spiritual and tem- 39. poral, and the commons, of the faid parliament assembled, and by authority of the same, That from hencesorward the steward, treasurer, and comptroller of the King's house for the time be-

ing, or one of them, have full authority and power to enquire by twelve fad and discreet persons, of the cheque-roll of the King's honourable houshold, if any servant admitted to be his servant in his house sworn, and his name put into the cheque-roll of his houshold, whatsoever he be, serving in any manner, office, or room, reputed, had, and taken under the state of a lord, make any confederacies, compassings, conspiracies, or imaginations, with any person or persons, to destroy or murder the King, or any lord of this realm, or any other person sworn to the King's council, or steward, treasurer, or comptroller of the King's house, (5) that is it be found afore the said steward for the time being, by the faid twelve fad men, that any fuch of the King's servants as is abovesaid, hath consedered, compassed, conspired, or imagined, as is abovefaid, that he so found by that enquiry, be put thereupon to answer; (6) and the steward, treasurer, and comptroller, or two of them, have power to determine the same matter, according to the law: (7) and if he put him in trial, that then it be tried by other twelve sad men of the same houshold, and that such mis-doers have no challenge but for malice; (8) and if such mis-doers be found guilty by confession or otherwife, that the said offence be judged felony; and they to have Co. Ent. 482, judgment and execution as felons attainted ought for to have by

174. the common law.

> The third parliament, holden in the fourth year of the reign of King HEN. VII. Anno Dom. 1487.

> O the worship of God and holy church, and for the common weal and profit of this realm of England, our sovereign lord Henry by the grace of God King of England and France, and lord of Ireland, the seventh after the conquest, at his parliament holden at Westminster the thirteenth day of January, in the fourth year of his reign, by the advice and assent of the lords spiritual and temporal, and the commons, in the said parliament assembled, and by authority of the same, hath done to be made, ordained, and established divers statutes and ordinances in form as followeth.

Exp. 6H. 6. c. 3. 18 H. 6. c. 10. 23 H. 6. c. 9. 12 Ed. 4. c. f.

6 H. 8. c. 10.

CAP. I. Commissions of sewers shall be made into all the parts of this realm, and to the marches of Calais, Guien, and Hammes, during twenty five years.

CAP. II.

Allaying of gold and filver, melting, selling, and marking the ame.

TEM, Whereas it was of old time used, and continued till now of late years, that there was for the weal of the King and the realm, finers and parters of gold and filver by fire and water, under a rule and order belonging unto the mints of London, Calais, Canterbury, York

York and Durham, and in other places where mints been holden, and at the goldsmiths hall in London, to fine and part all gold and filver belonging and needful for the said mints and fellowship of goldfmiths, for the amendment of money and plate of the realm, that every thing might be reformed to the right standard, as well in money as plate, to the least cost, for the weal of the King's noblemen of the land, and common people: (2) but so it is now, that such finers and parters of gold and silver by fire and water, dwelling abroad in every place of this realm out of the rules aforesaid, and buy gilt silver from the mints, changes, and goldfmiths, and part and fine it as is afore said, and for the most part of the silver so fined, they do allay it in divers manners, and sell it at their pleasures to every man of what estate or degree so-ever be be, that will buy of them, to make such works as pleaseth the buyers; (3) therefore men can get no fine filver when they need it for their money, for the amendment of money and plate, as hath been in times past; wherefore it causeth money and plate in divers places of the realm to be made worse in fineness than it should be, as it appeareth evidently in divers places, to the great burt of the King's noblemen of the land, and common people: (4) wherefore the King our sovereign lord, by the affent of the lords spiritual and temporal, and of the Allaying of commons, in the faid parliament affembled, and by authority of gold and filthe same, hath ordained, enacted, and established, That no finer ver, and sellof gold and filver, nor parter of the same by fire or water, from same, henceforth allay any fine filver or gold, ne none fell in any other wife, ne to any person or persons, but only to the officers of mints, changes, and goldsmiths within this realm, for augmentation and amending of coin and plate, as is aforefaid; (5) and that the masters of mints, changes, and goldsmiths, for all such fine gold or filver coming to them, to answer the value as it is worth, according as it is now and hath been in ancient time accustomed after the rate of fineness: (6) ne that no finer nor finers, parter nor parters, sell to no person, neither to one nor to other, any manner of filver into mass molten and allayed, upon pain of forfeiture of the same, the King thereof to have one half, and the finder that can prove, and will sue for it in the King's exchequer, the other half. (7) and if any finer or finers, Of what fine-parter or parters of gold and filver, either by fire or water, allay ought to be. or fell any manner fine gold or filver, otherwise than it is ordained in this act, he or they to lose the value of the same gold or filver so allayed or fold; the King to have the one half, and the finder that can prove it, and will sue for it in the King's exchequer, the other half, (8) Also all such fine silver as shall be parted and fined as is aforefaid, that it be made fo fine, that it may bear twelve penny weight of allay in a pound weight, and yet it be as good as sterling, and rather better than worse; (9) A finer of gold and that every finer put his several mark upon such filer, and silver to have reined and the form the first that the must him. to bear witness of the same to be true, as is afore said, upon the must put his pain of the value found contrary to be forfeit; the King thereof mark upon it. to have the one half, and the finder that can prove it, and will

fue for it in the exchequer, the other half. (10) And that no 37 Ed. 3. c. 7. goldsmith nor goldsmiths within this realm melt or allay any fine 18 El. c. 15. filver,

poles filver may be melt-

Silver molten

filver, to be for works or any other intent, but only for making of For what pur- amels, for divers works of goldsmithry, and for amending of plate to make it as good as sterling, or better, for the common weal of this realm.

II. Nor that they sell no fine filver, nor other filver allayed, into mais shall molten into mais, to any person or persons whatsoever they be, not be sold. nor one goldsmith to another. (2) This ordinance to be kept by the goldsmiths in every point, upon pain of forfeiture of the same silver, or the value thereof; the King thereof to have the one half, and the finder that can prove it, and will sue for it in the King's exchequer, the other half.

A repeal of patents of ing to the mint.

III. Also it is ordained by the same authority, That all letters patents and grants of offices belonging or pertaining to the offices belong- mint of our lovereign lord the King, or exercised in the same, with fees and wages thereto belonging, be from henceforth void and of none effect.

CAP. III.

Butchers shall kill no beasts within any wailed town, or Cambridge,

TEM it was shewed by a petition put to the King our said sovereign lord, in the said parliament, by his subjects and parishioners of the parish of St. Faith's, and St. Gregory's in London, near adjoining unto the cathedral church of St. Paul's, That whereas reat concourse of people, as well of his royal person, as of other great lords and states, with other his true subjects, oftentimes was had unto the said cathedral church of St. Paul's, and that for the most part throughout the parishes aforesaid, the subich oftentimes been greatly annoyed and distempered by corrupt airs engendered in the said parishes, by occasion of blood, and other fouler things, by reason of the slaughter of beasts, and scalding of swine, had and done in the butchery of St. Nicholas's slesh-shambles, whose corruption and soul ordure, by violence of unclean, corrupt, and putrified waters, is borne down through the said parishes, and compasseth two parts of the palace, where the King's most royal person is wont to abide when he cometh to the cathedral church for any act there to be done, to the jeopardous abiding of his most noble person, and to over-great annoyance of the parishioners there, and of other the King's subjects and strangers that parishioner's there, and of other the King's subjects and strangers that pass by the same; (2) complaint whereof, at many and divers seasons, also by the same; seasons and petty canons of the said cathedral church, landlords there, as also by many other of the King's subjects of right honest behaviour, hath been made unto divers mayors and aldermen of the city of London, and no remedy had ne sound; (3) that it may please our said sovereign lord, of his abundant grace, to provide for the conservation as well of his most than the same said of the said thereof as to success his soon subjects and substitute in this healt. royal person, as to succour his poor subjects and suppliants in this behalf, considering that in few noble cities and towns, or none within christendom, whereat travelling men have laboured, the common slaughter-house of beasts should be kept in any special part within the walls of the same, lest it might ingender sickness, unto the destruction of the people: (4) the King our fovereign lord, in confideration of the premisses, hath,

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hath, by the advice and affent of the lords spiritual and temporal, and the commons, of the faid parliament affembled, and by authority of the same, ordained and enacted, That no butcher, Butchers shall nor his servant, slay no manner beast within the said house calkill no beasts in London, or led the Scalding-house, or within the walls of London, upon pain in London, or to forfeit for every ox twelve pence, and every cow, and every or any walled other beast eight pence; (5) the one half thereof to the King's town, except our sovereign lord, and the other half to every of the King's Berwick and lieges that will sue for the same by action of debt, and no protection or essentially and to any of the defendants against whom any such action thall be conceived, and that in the same of the any fuch action shall be conceived; and that in the same action. of debt such process be made, as in other actions of debt sued at the common law. (6) And over this it is ordained and enacted by the faid authority, That the faid ordinance, act, and law, extend, and be observed and kept in every city, borough, and town, walled within his realm of *England*, and in the town of Cambridge (the towns of Berwick and Carlifle, except and foreprised.) Provided alway, That this present act begin and take effect at the feast of the Annunciation of our Lady next ensuing, and not afore.

CAP. IV.

Protections granted to them which then were, or after should Exp. 7 H. 7. be in the King's service in *Britain*. And certain immunities c. 2, & 3. granted to the feoffees, executors, and heirs of them which shall die in that service.

CAP. V.

A repeal of all letters patents granted to any spiritual persons to 7 H. 7. c. 6. be discharged of the payment or collection of dismes.

CAP. VI.

A repeal of all letters patents granted of any offices within the forest of Ingle-wood, saving to the lord Daires, and earl of Northumberland.

CAP. VII.

Fees to the King's yeomen and grooms shall be no longer of force than whilst they do their duties.

CAP. VIII.

Whosoever shall sell by retail a broad yard of the finest scarlet Rep. 21 Jac. 1. grained, or other grained cloth of the finest making above c. 28. xvi. s. or a broad yard of any other coloured cloth above xi. s. &c. shall foreit xl. s. for every yard so sold.

CAP. IX,

No hatter or capper, shall sell any hat above the price of xxd. Rep. 3 H. 8. the best, nor any cap above iis. viiid, the best, upon pain to & 21 Jac. 1. forfeit xl. s. for every hat or cap fold above.

CAP. X.

Of wine and Tholouse woade,

TEM, That where great minishing and decay hath been now of 5 R. 2. flat. 1. late time of the navy of this realm of England, and idleness of the c. 3. mariners within the same, by the which this noble realm within short 6 R. 2. c. 8. process 3 Ed. 4. c. 1.

7 H. S. C. 2. process of time, without reformation be had therein, shall not be of 23 H. S. C. 7. ability nor of strength and power to defend itself. Wherefore the 32 H. S. C. 14. King our overeign lord, by the advice of the lords spiritual and 5 & 6 Ed. 6. temporal, and at the prayers of the commons, in the said parlia-Repealed by ment affembled, and by authority of the same, hath ordained, I El. c. 13. & established, and enacted, That no manner of person, of what derevived by 5 El. c. 5. Ĺ 11.

gree or condition that he be, convey or bring into this realm, Ireland, Wales, Calais, or the marches thereof, or Berwick, from the feast of the nativity of Saint John Baptist, that shall be in the year of our Lord God M.CCCC.XC. any manner wines of the growing of the dutchy of Guyen or Gascoine, or woade called Tholouse Woade, but such as shall be conveyed, adventured, or brought in thip or thips, whereof our faid fovereign lord, or fome of his subjects of this his realm of England, Ireland, Wales, Calais, or Berwick, been owners, possessors, and proprietaries; and the same master under God, and the mariners of the same ship or ships, English, Irish, or Welsh, or men of Berwick, or men of Calais, or of the marches of the fame, for the more party, upon pain to forfeit the same wines and woade so brought contrary to this act, the one half thereof to the King, and the other half to him or them that seiseth the same wine or woade.

II. And also hath ordained and stablished by the said authority, That no person inhabited within this realm, other than merchants strangers, from the feast of Saint John, freight nor charge within this realm or Wales any ship or other vessel of any alien or stranger, with any manner of merchandise, to be carried out of this realm or Wales, or to be brought into the same, if he may have fufficient freight in thips or vessels of denizens of this realm in the same port where he shall make his freight, upon pain to forfeit the same merchandises, the one half thereof to the King our sovereign lord, and the other half to him or them which seiseth the same merchandises.

III. Provided always, That this act extend not to any ship or ships, having any of the said wares_or merchandises, constrained by tempest of weather or enemies to arrive in any port or place within this realm, so that the owners of the said wares and merchandises make thereof no sale within this realm, other than for victuals, or repairing of the same ship or ships, or tackling thereof, which they of necessity be compelled to make.

CAP. XI,

37 H. 8. c. 15. 5 & 6 Ed. 6. C. 7.

Exp. 4 Ed. 4. No person during ten years shall buy or take promise of bargain of any wool that shall grow in Berks, &c. before the Assumption of our lady next after the shearing thereof, but fuch as shall make yarn or cloth thereof; nor any merchant ftranger before the Purification of our lady, &c. upon pain of forfeiture of the double value.

CAP. XII.

All justices of peace shall execute their commission, redress injuries, and maintain the laws.

TEM the King our sovereign lord considereth, That by the negli- 4 Inst. 170. I gence, misdemeaning, favour, and other inordinate causes of justices of peace in every shire of this his realm, the laws and ordinances made for the politique weal, peace, and good rule of the same, and for the perfect surety, and resignal living of his subjects of the same, be not duly executed according to the tenor and effect that they were made and ordained for; (2) wherefore his subjects been grievously hurt, and out of furety of their bodies and goods, to his great displeasure; for to him is nothing more joyous than to know his subjects to live peaceably under bis laws, and to increase in wealth and prosperity, (3) and to avoid such enormities and injuries, so that his said subjects may live restauly under his peace and laws, to their increase: (4) he will that it be or-dained and enacted by authority of this said parliament, That e- of peace shall very justice of peace within every shire of this realm, within the shire cause this prowhere he is justice of peace, do cause openly and solemnly to be clamation to proclaimed yearly sour times a year, in sour principal sessions, be made sour the tenor of this proclamation to this bill annexed; (5) and times in the year. that every justice of peace being present at any of the said sessions, if they cause not the said proclamation for to be made in form abovefaid, shall forfeit unto our sovereign lord at every time

II. HENRICUS Dei Gratia, &c. The King our sovereign lord considereth, how daily within this realm his coin is traiterously counterfeited, murders, robberies, felonies, been grievously committed and done, and also unlawful reteinors, idleness, unlawful plays, extorsions, misdemeanings of sheriffs, escheators, and many other enormities and unlawful demeanings daily grown more and more within this realm, to the great displeasure of God, hurt and impoverishing of his subjects, and to the subversion of the policy and good governance of this his realm; for for by these said enormities and mischiefs his peace is broken, his fubjects troubled, inquieted, and impoverished, the husbandry of this land decayed, whereby the church of England is upholden, husbandry, the service of God continued, every man thereby hath his suftenance, every inheritor his rent for his land: (2) for repressing and avoiding of the said mischief, sufficient laws and ordinances have been made by authority of many and divers parliaments holden within this realm, to the great cost of the King, his lords, and commons of the same, and lacketh nothing, but that the faid laws be not put in due execution, which laws ought to be put in due execution by the justices of peace of every shire of this realm, to whom his grace hath put and given full authority fo to do fith the beginning of his reign. (3) And now it is come The flackness to his knowledge, that his subjects be little eased of the said of justices of mischies by the said justices, but by many of them rather hurt peace in the than helped; and if his subjects complain to these justices of due execution peace, of the laws.

medy, and the said mischies do increase, and be not subdued.

Justices negcute their commissions, or any one obstructing King's dif-

plealure.

ed may complain to the justices of they have no remedy, to the justices of assific, and then to the King or his chancellor.

The punishment of the justice found

(4) And his grace considereth, That a great part of the wealth and prosperity of this land standeth in that, that his subjects may live in furety under his peace in their bodies and goods, and that the husbandry of this land may increase and be upholden, which must be had by due execution of the said laws and ordinances, chargeth and commandeth all the justices of the peace of this his shire, to endeavour them to do and execute lecting to exe- the tenor of their commission, and the said laws and ordinances ordained for the subduing of the premisses, as they will stand in the love and favour of his grace, and in avoiding of the pains that be ordained if they do the contrary. (5) And morethem, liable to over he chargeth and commandeth, That every man, what pains and the degree or condition that he be of, that let them in word or deed to execute their faid authority in any manner form abovefaid, that they shew it to his grace; and if they do not, and it come to his knowledge by other than by them, they shall not be in his favour, but taken as men out of credence, and be put out of commission for ever. (6) And over this he chargeth and Persons griev- commandeth all manner of men, as well the poor as the rich (which be to him all one in due ministration of justice) that is hurt or grieved in any thing that the faid justice of peace peace and, if may hear, determine, or execute in any wife, that he fo grieved make his complaint to the justice of peace that next dwelleth unto him, or to any of his fellows, and defire a remedy; (7) and if then he hath no remedy, if it be nigh such time as his justices of assises come into that shire, that then he so grieved shew his complaint to the same justices; (8) and if then he have no remedy, or if the complaint be made long afore the coming of the justices of assise, then he so grieved come to the King's highness, or to his chancellor for the time being, and shew his grief; (9) and his said highness then shall send for the said justices, to know the cause why his said subjects be not eased, and his laws executed; whereupon if he find any of them in default of executing of his laws in the premisses, according to his high commandment, he shall do him fo offending to be put out of the commission, and further to ment of the uffice found be punished according to his demerits, (10) And over that, utility of omit his faid highness shall not let for any favour, affection, cost, ting his duty. charge, nor other cause, but that he shall see his laws to have plain and true execution, and his subjects to live in surety of their lands, bodies, and goods, according to his faid laws, and the faid mischiefs to be avoided, that his subjects may encrease in wealth and prosperity, to the pleasure of God.

CAP. XIII.

Clergy shall be allowed but once. A convict person shall be marked with the letters M or T. A provision for them wbich be within orders.

ITEM, Whereas upon trust of the privilege of the church, divers Clergy shall persons lettered have been the more bold to commit murder, rape, be allowed but robbery, thest, and all other mischievous deeds, because they have been once. continually admitted to the benefit of the clergy as oft as they did offend in any of the premisses; (2) in avoiding such presumptuous boldness, it is enacted, ordained, and established by the authority of this present parliament, That every person, not being within orders, which once hath been admitted to the benefit of his clergy, eftsons arraigned of any such offence, be not admitted to have the benefit or privilege of his clergy: (3) And that every person A person consoconvicted for murder, to be marked with an M upon the vict shall be braun of the left thumb; and if he be for any other felony, marked with the same person to be marked with a T in the same place of the or T. thumb, and those marks to be made by the gaoler openly in the Rast. pla. f. 56. court before the judge, before that such person be delivered to Co. lit. 50. the ordinary. (4) Provided alway, if any person at the second Bro. Coron. time of asking because he is within orders, hath If any person not then and there ready his letters of his orders, or a certificate in orders ask of his ordinary witnessing the same, that then the justices, his clergy, he afore whom he is so arraigned, shall give him a day by their shall produce discretion to bring in his said letters or certificate; (5) and if his ordinary's he fail, and bring not in at such a day his said letters, nor cer- certificate. tificate, then the same person to lose the benefit of his clergy, 28 H. 8. c. 1, as he shall do that is without orders.

CAP. XIV.

Sealing of writings touching the earldom of March.

TEM, Where afore in the time of King Edward the Fourth, all feoffments, gifts, grants, demises, presentments, nominations, releases, warrants, and confirmations, made to any person or persons, of any castles, honours, manors, lands, and tenements, or other hereditaments, or advantages, parcel, or pertaining to the earldom of March, or pertaining to any manors, lands, tenements, or other hereditaments in demesne, or reversion, parcel, or pertaining to the said earldom of March, were made and passed under a special seal, named the seal of the marches, whereby is grown great vexation, trouble, and deceit of the subjects of the King our sovereign lord: (2) Wherefore it All writings is enacted by the authority of this present parliament, That all of any parcel of the early feoffments, gifts, grants, demises, present parliament, I hat an of the earl-and all other writings whereto sealing is requisite, to be made shall be under after the feast of the purification of our Lady, in the sifth year of the great seal. the reign of our sovereign lord that now is, of any parcel of the said earldom, be had, done, and made by the King our said sovereign lord, under the broad seal of his chancery, as it is used in all other things concerning the crown, by the course of the common law, and by none other feal.

C A P.

CAP. XV.

The mayor of London and his successors, shall have the like conservation and authority in all the issues, breaches, and ground overflown, as far as the water ebbeth and floweth, grown out of the river Thames, as touching the punishments for using unlawful nets and engines, as he had within the said river.

Ex edit. Raft. Mayor of London. Thames.

TEM, where the mayor of the city of London, for the time being, is conservator, having the conservation of the water and river of Thames, from the bridge of Staines, unto the waters of Yendall and Medway: it is so that within few years, by tempest of weather and great abundance of waters in the said river of Thames, divers breaches, issues and creeks, have been and grown out of the said river of Thames, and by the same divers pastures, meadows, and grounds of divers persons been drowned and overstown: in which breaches issues and creeks, and ground drowned, the fry and brood of fish for the most part resteth, and in the same place the said fry and brood in great multitude daily is taken by the said fishers there, with unlawful engines and nets for bait of eels and cods, and also for the feeding of their bogs, to the utter destruction of the said fry and brood, without a remedy the rather be provided: The King our faid fovereign lord by the advice of the lords spiritual and temporal, and at the prayers of the commons in the said parliament assembled, and by authority of the same, hath ordained, stablished, and enacted, That the mayor of London, and his successors mayors for the time being, have the confervation and rule, and like authority in every of the faid breaches, iffues, and creeks, and ground so drowned and overflown, as far as the water ebbeth and floweth, as touching the punition for using of unlawful nets and other unlawful engines in fishing, like as he and his predecessors have or hath in the same water and river of Thames, within the bounds afore rehearfed: and to do all other like correction and punishment there concerning the reformation and redress of unlawful nets and engines, as he and his predecessors have used and ought to use in the said river of Thames. Provided alway, That the mayor of London, or his successors mayors for the time being, have not the conservation nor rule nor authority in any of the faid breaches, issues, creeks and grounds so drowned and overflown within the King's ground, or being within any franchises of any person or persons spiritual and tem-

poral, as touching the punition for using of unlawful nets and other unlawful engines in fishing, nor to do any correction or punishment there concerning the reformation and redress of unlawful nets and engines, as the said mayor and his successors have used

and ought to use in the said river of Thames.

4 Inft. 250.

Nets.

Breaches. Creeks.

CAP. XVI.

The penalty of taking more farms than one in the Isle of Wight.

CAP. XVII.

The charges and benefit of the beir of Cestui que use.

TEM, Where by an estatute made at Marlbridge, it was 4 Inft. 196. ordained, That when tenants made feoffments in fraud to Co. Lit. 84. b. make the lords of the fee to lose their wards, the lords should have write to recover their wards against such seoffees, as in the faid statute among other things appeareth more plainly at large: (2) Sith the making of which effatute many imaginations have been had and yet been used, as well by feosfiments, fines and recoveries, as otherwise, to put lords from their wards of lands holden of them by knights service: (3) It is therefore ordained, established and enacted by authority of this prefent parliament, That the faid statute of Marlbridge be observed and kept in all manner of things after the form and effect thereof. (4) And over, that it is ordained and enacted by the The heir of faid authority, That if any person or persons, of what estate, Coshii que use degree or condition he or they be of, or hereaster shall be, holding his seised in demean or reversion of state of inheritance, being telands by nant immediate to the lords of any castles, manors, lands and knights service age, shall be in his or their demean, as of fee, to the use of any other per- in ward; and son or persons, and of his heirs only, he to whose use he or of sull age, they be so seised dieth, his heir being within age, no will by him The heir shall be the promission of the persons of the per declared, nor made in his life touching the premisses, or any of have an action them: the lord of whom such castles, manors, lands, tenements of waste a and hereditaments been holden immediately, shall have a writ of gainst his tate to his use made. (5) And if any such heir be of sull age the defendant at the death of his ancestor, to pay relief, as his ancestor, whose in a writ of heir he is, had been in possessing that state so being in use 52 H. 3. c. 6. at time of his death, and no such estate to his use made or 1 R. 3. c. 7. had. (6) It is also stablished and enacted by the said authority 19 H. 7. c. 15. aforesaid, That such heir or heirs so being in ward, shall have 23 H. 8. c. 15. like action of mass acriss the said lords or against the said lords. like action of waste against the said lords, or against them in 12Car.2.c.24. whose ward they so be, as they or any of them should have had, and recover such damages and such penalties to be to the said lord and guardians, as should have been if their ancestor had died thereof seised. (7) And moreover, if any such lord bring any fuch writ of right of ward against such person or persons, and be barred in the same: that then the same defendant or defendants shall recover damages against the said plaintiffs, for their wrongful vexation in the same. Provided always, that this act begin to take effect of the heirs of them that shall die after the feast of Easter, that shall be in the year of our Lord M.CCCC, bxxx.

34 H. 8. c. 5.

CAP. XVIII.

Rep. 1 Ed. 6. The forging of the coin of other realms allowed to be current ı Mar. fest. 1. in this realm shall be treason.

CAP. XIX.

Rep. 39 El.c. 1. The penalty for decaying of houses of husbandry, or not laying & 21 Jac. 1. of convenient land for the maintenance of the same. of convenient land for the maintenance of the same.

CAP. XX.

Actions popular, prosecuted by collusion, shall be no bar to those which he pursued with good faith.

The enormities of collufion practifed in fuing of actions popu-

TEM, That where actions popular in divers cases have been ordained by many good acts and statutes afore this time made, for the reformation of extortions, maintenances, oppressions, injuries, exactions, and wrongs used and committed within this realm, (2) which actions been very penal to all misdoers and offenders in such actions condemned, and much profitable as well to the King, as to every of his subjects that them will sue and maintain, if the same actions so sued and commenced might be truly pursued without covin or col-(3) But now it is so commonly used within this realm, that if any such offenders offending in cases where any of the said actions lie, then the faid misdoers or offenders, in eschewing to leese the said penalties, will cause an action popular to be commenced against them by covin of the plaintiff, upon that case wherein they have so offended; (4) or else if any such action popular be commenced against any such said offender by good faith, then the same offender will delay the said action, either by non-appearance or by traverse, and hanging the same action, the same offender will cause like action popular to be brought againft him by covin, for the same cause and offence that the first action was sued, and then by covin of the plaintist in that second action he will be condemned, either by confession, seigned trial, or release; (5) which condemnation or release, so bad by collusion and covin, pleaded by the said offender, shall bar the plaintist in the action sued in good faith; (6) and by these subtences of collusion and covin the said good acts and statutes seldom been executed coning such acts and statutes seldom the research of the said good acts and statutes seldom to the said good acts and said good acts a against such offenders which causeth them to be bolder to offend the King, as well in breaking of the faid statutes, laws, and peace, as in robbing, murdering, exactions taking, quarrels maintaining, and the King's poor subjects by extortion and many other unlawful means oppressing: (7) Therefore the King our fovereign lord, in reforming of the premisses, by the advice and assent of the lords spiritual and

Recovery in an action popular by co-vin, or a bar in the same, is no plea in an action fued with good faith.

temporal, and at the request of the said commons, in this said present parliament assembled, and by authority of the same, hath ordained, established, and enacted, That if any person or persons hereafter sue with good faith any action popular, and the defendant or defendants in the same action plead any manner of recovery of action popular in bar of the faid action, or else that the same desendant or desendants plead, that he or they before that time barred any such plaintiff or plaintiffs in any such action popular, that then the plaintiff or plaintiffs in the action taken with good faith may aver, that the said recovery

in the faid action popular was had by covin, or else to aver that the faid plaintiff or plaintiffs was or were barred in the faid action popular by covin, that then, if afterward the faid collufion or covin so averred be lawfully found, the plaintiff or plaintiffs in that action fued with good faith, shall have recovery according to the nature of the action, and execution upon the same in like wise and effect, as though no such action afore had been had. (8) And moreover, that it is enacted and or- The punish-dained by the authority aforesaid, That in every such action ment of the popular, whe ein the defendant or defendants shall be lawfully defendant attended to the control of collusion as is afore said. condemned or attainted of covin or collusion, as is afore said, lusion. that every of the same defendants have imprisonment of two years by process of capias and outlagary, to be sued within the year after such judgment had, or at any time after, till the said defendant or defendants shall be had and imprisoned, as is afore said, and that as well at the King's suit, as of every other that will fue in that behalf: (9) And that no release of any common No release of person hereaster to be made to any such party, whether before or a common after any action popular, or indictment of the same had or person can commenced, or made hanging the same action, be in any wise discharge a available or effectual to let or surcease the said action, indiction.

ment, process, or execution. (10) Provided alway, That no No collusion plaintist or plaintists be in any wise received to aver any covin averrable in any action, popular, where the point of the same action, or where the in any action popular, where the point of the same action, or where the else the covin or collusion, have been once tried, or lawfully point of the found with the plaintiff or plaintiffs, or against them, by trial action hath been tried by of twelve men, and not otherwise. verdict.

CAP. XXI.

An act that no engines shall be used for destroying the fry of fish E X P. in Oxford haven in Suffolk, upon pain of forfeiture of ten pounds for every offence. To endure to the beginning of the next parliament.

CAP. XXII.

If any person, before the next parliament, bring, or put to EXP. sale any gold of Venice, Florence, or Genoa for a pound weight, which doth not contain xii. ounces, or that the gold packed be not in greatness of thread or colour wrought according to the outward shew thereof, he shall forfeit the same, or the value thereof. To endure to the beginning of the next parliament.

CAP. XXIII.

The statute provided 17 Ed. 4. c. 1. against the transporting of 1 H. 8. c. 15. money, plate, or jewels, revived for twenty years.

CAP. XXIV.

How often a fine levied in the common pleas shall be read and proclaimed, and who then shall be bound thereby.

TEM, Where it was ordained in the time of King Edward the 17 Ed. 1 stat. 1.

First, by the statute de finibus, that notes and fines to be levied C. in the King's court afore his justices should be openly and solemnly read, Explained by and that pleas in the mean time should cease, and this to be done by 32 H.8.C.36.

Vol. IV.

E two 1 Anders.40.

Savil, 85,88, 105. 3 Bulft. 152. 1 Roll, 153, 157,171. 2 Roll, 245, 325,342,374, 402,417,500, 501. 7 Co.32. 34 Ed.3.c.16. of fines. Who shall be concluded by the fine, and who not. 31 El. c. 2. Co.pla. f. 16. Plowd. 1.246. Dyer, f. 182, 216,234,246, Skinner,95. Hob.332,333, 334. Th. Jones, 242,243.244. Co.Lit.372.2. 262.2.266.b. 19 H.8.f.7. Plowd.358, 360. Dyer,72,337, 374. 5 Co.123. 9 Co. 104. 11 Co.69,71. Dyer, 3.133, Co.pl.222,326. Anders. 171. 1 Leon.113. 2 Leon.257. 7 Co.32. 9 Co.140. **8** Co. 101. Leon.221. Dyer, f.71. Bro. Fines lev. 123. 3 Co.84,91. 4 Co. 129 3 Roll, 167.

3 Inft.216.

2 Anders. 109, two days in the week, after the discretion of the justices, as in the 114. Savil. 86.88. Savil. 86.88. considereth, That fines ought to be of the greatest strength to avoid strifes and debates, and to be a final end and conclusion; and of such effect were taken afore a statute made of non-claim, and now is used to the contrary, to the universal trouble of the King's subjects, will therefore it be ordained, by the advice of the lords spiritual and temporal, and the commons, in the faid parliament affembled, and by the authority of the fame, That after the ingroffing of every fine to be levied after the 24 Ed. 3. C. 16. Proclamations feast of Easter, that shall be in the year of our Lord M.CCCC.XC. in the King's court, afore his justices of the common place, of any lands, tenements, or any other hereditaments, the same fine be openly and folemnly read and proclaimed in the same court the same term, and in three terms then next following the same ingrossing in the same court, at four several days in every term; and in the same time that it is so read and proclaimed, all pleas to cease. (3) And the said proclamations so had and made, the faid fine to be a final end, and conclude as well privies as strangers to the same, except women covert (other than been parties Bro. Taile, 2. to the said fine) and every person then being within age of xxi. 3 Co. 51,77,84. years, in prison, or out of this realm, or not of whole mind at the time of the faid fine levied, not parties to fuch fine; (4) and faving to every person or persons, and to their heirs, other than the parties in the faid fine, such right, title, claim, and interest, as they have to or in the faid lands, tenements, or other hereditaments, the time of such fine ingrossed; so that they purfue their title, claim, or interest by way of action, or lawful entry, within five years next after the faid proclamations had and made: (5) And also saving to all other persons such action, right, title, claim, and interest in or to the said lands, tenements, or other hereditaments, as first shall grow, remain, or descend, or come to them after the said fine ingrossed and proclamation made, by force of any gift in the tail, or by any other cause or matter had and made before the said fine levied; so that they take their action, or pursue their said right and title, according to the law, within five years next after such action, right, title, claim, or interest to them accrued, descended, remained, fallen, or come: (6) And that the said persons and 3Leon.10,227. their heirs, may have their faid action against the pernor of the profits of the faid lands and tenements, and other hereditaments, at the time of the said action to be taken. (7) And if the same persons, at the time of such action, right, and title accrued, descended, remained, or come unto them, be covert de baron, or within age, in prison, or out of this land, or not of whole mind, then it is ordained by the faid authority, That their action, right, and title, be referved and faved to them and their Anders, 303. heirs, unto the time they come and be at their full age of xxi. years, out of prison, within this land, uncovert, and of whole mind, so that they, or their heirs, take their said actions, or their lawful entry, according to their right and title, within

five years next after that they come and be at their full age, out of prison, within this land, uncovert, and of whole mind, and the same actions pursue, or other lawful entry take, according to the law. (8) And also it is ordained by the authority aforesaid, That all such persons as be covert de baron, not party to the fine, and every person being within age of xxi. years, in prison, or out of this land, or not of whole mind, at the time of the said fines levied and ingrossed, and by this faid act afore except, having any right or title, or cause of action, to any of the said lands and other hereditaments, that they, or their heirs, inheritable to the same, take their said actions or lawful entry according to their right and title, within five years next after they come and be of age of xxi. years, out of prison, uncovert, within this land, and of whole mind, and the same actions sue, or their lawful entry take and pursue, according to the law. (9) And if they do not take their actions and entry as is aforesaid, That they and every of them, and their heirs and the heirs of every of them, be concluded by the faid fines for ever, in like form as they be that be parties or Bro. Fines privies to the said fines: (10) Saving to every person or persons, lev.109. not party nor privy to the said fine, their exception to avoid the same fine, by that, that those which were parties to the fine, nor any of them, nor no person or persons to their use, ne to the use of any of them, had nothing in the lands and tenements comprised in the said fine at the time of the said fine levied. (11) And it is ordained by the faid authority, That every fine that hereafter shall be levied in any of the King's courts, of any manors, lands, tenements, and other possessions, after the manner, use and form, that fines have been levied afore the making of this act, be of like force, effect, and authority, as fines fo levied be or were afore the making of this act; this act, or any Mar.feff.4. other act in this present parliament made or to be made not-c.7. withstanding. (12) And every person shall be at liberty to levy any fine hereafter at his pleasure, whether he will after the form contained and ordained in and by this act, or after the manner and form aforetime used.

The fourth parliament, holden at Westminster on Monday the seventeenth day of October in the seventh year of the reign of King Henry VH.

CAP. I.

The penalty of a captain or soldier retained to serve the King in his intended wars, not doing their duties.

POR as much as it is notoriously known, that the King to his 3 Inst. 86.
great costs and charges, bath sent his ambassadors to Charles 6Co. 27. 2.
bis adversary of France, to have had a convenient peace with bim, 3 Mod. 124.
and to have his right without effusion of christian blood, which was

E 2

resulted

refused; (2) wherefore the King, by the grace of God, in whose hands and disposition resteth all victory, hath determined himself to pass over the sea into his realm of France, and to reduce possession thereof by the said grace to him, and to his heirs, Kings of England, according to his rightful title, whereby he trusteth not only to bring this his realm to the ancient fame and honour, but also to inrich, and fet in perfect peace and tranquillity his Jubjects of the same, trusting that thereby the more part of all christian realms shall be in more perfect peace and tranquillity, and the better disposed to serve God; which cannot be done by all likelihood without battle, as well on the sea, as in other places beyond the sea, wherein Almighty God must be judge, in whose defence, mercy, and goodness, the King putteth his full trust above all other things; (3) howbeit, many times, by the inordinate covetise of captains retained with princes afore this time, great part of the number of foldiers, for whom such captains have indented with princes, at time of need have lacked of their number of soldiers, whereby great jeopardies have ensued, and irrecuperable damages thereby may ensue, if remedy be not therefore foreseen and had: (4) Be it therefore ordained by the authority of this present parliament, That if any captain be retained, or hereafter shall be,

of a captain which shall not to serve the King on the sea, or beyond the sea in feat of war, have the whole which hath not his or their whole and perfect number of men number of his foldiers, or and foldiers, according as he shall be retained with the King, not pay them or give not them their full wages without shorting as he shall retheir wages. ceive of the King for them, except for jackets for them that 3 H. 8. c. 5. receive land-wages, that is to fay, vi. s. viii. d. for a yeoman, and xiii. s. iv. d. for a gentleman, for a whole year, he shall for

The penalty

The captain II. And that every captain, petty captain, and all other shall pay to his having under them retinue of any soldier or soldiers at the soldiers their foldiers their

their bodies to prison.

wages within fix days after the receipt

Cro. Car. 71.

thereof.

without licence.

King's wages, shall, upon the pain aforesaid, pay to their re-tinue of soldier or soldiers, and every of the same, their wages rateably as is allowed unto them by the King our sovereign lord, or the treasurer of his wars, without lessening or withdrawing any part thereof; (2) and for as long time as they shall receive wages for them, this payment unto the faid retinues, and every foldier of the same, of their captains and petty captains, always shall be within fix days next and immediately after that the said captain, petty captain, or other shall have received their wages of the King, or of the treasurer of his wars, or their lords or It shall be fe- masters. (3) And if any soldier, being no captain, immediately lony for a sol- retained with the King, which hereafter shall be in wages and

fuch default forfeit to the King all his goods and chattels, and

dier to depart retained, or take any prest, to serve the King upon the sea, or upon the land beyond the sea, depart out of the King's service 18 H. 6. c. 19. without licence of his captain, that such departing be taken, 2&3Ed.6.c.2. deemed, and adjudged felony, and that he so offending suffer for the said offence punishment and execution of felony. And forasmuch as his offence stretcheth to the hurt and jeopardy of the King our sovereign lord, the nobles of the realm, and of all the common weal thereof, that therefore he or they

fo offending enjoy not the benefit of his clergy. (5) And that Justices of it be ordained by the said authority, That all the justices of the peace may enpeace in every shire of England, whereas any such offenders be taken, and determine have power to inquire of the said offences, and the same to hear and determine, as they do and may do of selonies, trespasses, soldiers deand of other offences expressed in the King's commission to parting withthem made, as though the said offences were done in the same out licence. Thire. (6) And also that the said departing of such soldiers, and also their retainers, if it be traversed, be tried in the same shire where they be for such cause arrested and arraigned. (7) Provided alway, That no captain be charged by this act for lack of his number retained, as is abovesaid, whose soldiers the soldiers shall hap to die, or otherwise depart, not in the default of the offence. captain; so that the said captain, if he be at landwages, show the departing or lacking of his soldier, within ten days after the lacking of the said soldier, unto the treasurer of the wars; or if the captain be at sea-wages, he show the departing or lacking of the said soldier, so the admiral of the navy where he is retained, at next meeting with the said admiral.

6 Co. 27.

CAP. II.

Every person that shall be in the King's wages beyond the sea, Exp. 3H.8. or on the sea, shall have a protection, and no descent shall c.4. prejudice him, and by his writing he may make his attorney to enter into lands descended unto him, to attorn, &c.

CAP. III.

They that do go with the King in his wars, may make fe-Exp. 3 H. 8. offments of their lands to the use of their wills without licence, c.4. and they shall have their own liveries, and authority to dispose the wardship of their heirs.

CAP. IV.

Weights and measures shall be made of brass, and sent to the Astered by chief officers of every city, borough, &c., 11H.7.c.4.

CAP. V.

Riens deins le gard shall be no challenge upon any issue to be tried in London.

PRAYEN the commons in this present parliament assembled, That where of long time used in any issue to be tried within the city of London, a challenge, commonly called Riens deins le gard, hath been admitted for a good challenge, so that no issue could be tried in any ward, without that there were four sufficient persons of livelibood to the yearly value of xl. s. above all charges within the same city and dwelling, or having any livelihood within the same ward; (2) and it is so now (the cause God knoweth why) that there is no ward, or else but sew, and in special in plea of land, that any plaintiff or demandant can have sufficient trial in this matter, as evidently is known, for cause of the challenge aforesaid; for in the most part of wards, as now, there hence sufficient, and if any be, there are no officers that dare summon them, or else if they be summoned, they will not appear, their honour is so great, and their americanent so little: (3) That it please your

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Rieus deins le gard shall be no challenge upon any illue

to be tried in

London.

abundant grace, by the advice of the lords spiritual and temporal, and by the authority of this present parliament, to ordain, and for the common wealth of your true subjects, establish, and enact, That from henceforth the challenge commonly called Riens deins le gard, be no challenge but utterly void, and of none effect; saving to every person all manner of other challenges, whatsoever they be, according to the law.

CAP. VI.

Exp. 4 H. 7.

Letters patents made to several spiritual persons to be discharged of Dismes, and Quinzimes, shall extend no surther than they did in the time of King Edw. IV.

CAP. VII.

Rep.4.Jac.1,

All Scots, not made denizens, shall depart this realm within forty days after proclamation, upon pain of forfeiture of all their goods.

· CAP. VIII.

EXP.

Every butt of malmfey shall contain Cxxvj. gallons, and every merchant stranger shall pay for custom xviii. s. a butt, besides the old custom, and no butt shall be fold for above iv. li. which new imposition shall be until the *Venetians* abate their new impositions of iv. ducats at *Candy*.

Statutes made at Westminster, Anno 11 HEN. VII. and Anno Dom. 1494.

THE King our sovereign lord Henry the Seventh after the conquest, by the grace of God King of England and of France, and lord of Ireland, at his parliament holden at Westminster the sourcenth day of October, in the eleventh year of his reign, to the honour of God and holy church, and for the common profit of the realm, by the assent of the lords spiritual and temporal, and the commons, in the said parliament assented, and by authority of the said parliament, hath done to be made certain statutes and ordinances, in manner and form following.

CAP. I.

None that shall attend upon the King and do him true service shall be attainted, or forfeit any thing.

in this land some time passed bath been seen) that it is not reasonable,

3 Inst. 7.

THE King our sovereign lord, calling to his remembrance the duty of allegiance of his subjects of this his realm, and that they by reason of the same are bound to serve their prince and sovereign lord for the time being, in his wars, for the defence of him, and the Kelyng. 14, 15. land, against every rebellion, power, and might, reared against him, and with him to enter and abide in service in battle, if case so require; (2) and that for the same service what fortune ever fall by chance in the same battle against the mind and will of the prince (as

but against all laws, reason, and good conscience, that the said subjects going with their sovereign lord in wars, attending upon him in his person, or being in other places by his commandment, within this land, or without, any thing should lose or forfeit for doing their true duty and service of allegiance: (3) it be therefore ordained, enacted, and established by the King our sovereign lord, by the advice and affent of the lords spiritual and temporal, and the commons in this present parliament assembled, and by authority of the same, That from henceforth no manner of per-No person that son or persons, whatsoever he or they be, that attend upon the shall attend fon or persons, whatsoever ne or they oe, that attend upon the King and sovereign lord of this land for the time being, in his upon the King and do person, and do him true and faithful service of allegiance in the him true sersame, or be in other places by his commandment in his wars, vice, shall within this land or without, that for the faid deed, and true be attainted duty of allegiance he or they be in no wife convict or attaint of therefore of high treason, ne of other offences for that cause, by act of particle of the offence. liament, or otherwise by any process of law, whereby he or any of them shall lose or forfeit life, lands, tenements, rents, possessing the particle of the offence. possessions, hereditaments, goods, chattels, or any other things; but to be for that deed and service utterly discharged of any vexation, trouble, or loss. (4) And if any act or acts, or other process of the law hereafter thereupon for the same happen to be made, contrary to this ordinance, that then that act or acts, or other processes of the law, whatsoever they shall be, stand, and be utterly void. (5) Provided alway, That no person or persons shall take any benefit or advantage by this act, which shall hereaster decline from his or their said allegiance.

CAP. II.

Vagabonds, idle, and suspected persons shall be set in the Altered 5 & 6 stocks three days and three nights, and have none other suspenses tenance but bread and water, and then shall be put out of Rep. 21 Jac. 1. C. 9. the town: (2) and whosoever shall give such idle persons c. 28. more, shall forfeit xii. d. (3) Every beggar not able to work, shall resort to the hundred where he last dwelled, is best known, or was born, and there remain upon the pain aforesaid, Exp. 33 El. c. 4. (4) No artificer, labourer, or servant, shall play at any unlawful game, but in Christmas. Exp. 33 H. 8. c. 9. (5) Two justices of peace may reject common selling of ale, &c.

CAP. III.

The justices of affise in their sessions, and the justices of peace Rep. 1H.8.c.6, in every county, upon information for the King, shall have authority to hear and determine all offences and contempts, (saving treason, murder, or selony) committed by any perfon against the effect of any statute made, and not repealed.

CAP. IV.

The names of the cities and towns limited for the keeping of weights and measures. PRAYEN the commons in this present parliament assembled, That

Statutes concerning weights and mealures. 9 H.3.stat.1. C.25. 51 H.3.stat.1. 31 Ed.1. 27 Ed. 3. stat. 2. 15 R.2.c.4. 16 R.2.c.3. 8 H.6.c.5. measure acinto every city, borough,

where divers acts, statutes, and ordinances in the times of the noble progenitors and predecessors of our now sovereign lord the King have been made, That one measure and weight should be used throughout this noble realm; (2) and also, That in every city, borough, and town within the same realm, upon certain and several pains in the 14 Ed. 3. stat. 1. Said Statutes and ordinances limited, should be a common balance, with common weights, and common measures, marked according to the estan-25 Ed. 3. stat. 5. dard of the exchequer; by the which, and other like balance, weights, and measures marked according to the said estandard, all men should buy and fell, for the avoiding of all fraud and discord in that behalf 34 Ed.3.c.5. to be used; (3) which acts, statutes, and ordinances have not been 13 R.2.stat.1. observed and kept, as now in this present parliament it hath been openly by divers persons of divers parties of this realm remembered, to the great hurt and vexation of divers and many of the King's subjetts of this his realm: (4) for remedy whereof be it of the a-A weight and bundant grace of our most gracious sovereign lord, by the asfent of the lords spiritual and temporal, and by the commons, cording to the in this present parliament assembled, and by uthority of the standard of the exchequer same, enacted and established, That unto the knights and ci-shall be sent tizens of every shire and city, assembled in this present parliament, barons of the cinque ports, and certain burgesses of burgh towns, before they depart from this present parliament, be delivered one of every weight and measure, which now our sovereign lord hath caused to be made of brass, for the common wealth of all his subjects and lieges within this his realm of England, according to the King our fovereign lord's standard of his exchequer of weights and measures, as they be in the exchequer of our faid fovereign lord: (5) and that the faid knights, citizens, and burgesses, to whom the said weights and measures shall be delivered, as is aforesaid, surely convey, or cause the same to be conveyed on this side the feast of Easter next coming, by the faid citizens to their cities, and by the faid knights unto such borough, or town corporate, or market town within the shire for which they be elected, as is specified and contained in a schedule unto this present bill annexed, there to remain for ever in the keeping of the mayor, bailiff, or other head officer for the time being, of the same city, borough, or town, as the King's standard of weight and measure. (6) And that the inhabitants of all cities, boroughs, and market towns within every of the said shires, shall on this side the feast of the Nativity of St. John Baptist next coming, make or cause to be made, common measures and weights, according to the weights and measures abovesaid, to remain within the said cities, boroughs, and market towns, and every of them; (7) and the same weights and measures to be viewed, examined, printed, figned,

Every city and borough fhall make common weights ac-cording to them received, and shall mark them.

figned, and marked by the mayor, balliff, or other head offlcer, in whose possession the aforesaid standard shall remain; (8) and that every of the aforesaid mayor, bailisf, or head offi- None shall buy cer, having the said weights and measures signed and printed or sell but under the sign and print for the same, with a letter H crowned, and measures have authority and power to make, fign, and print like weights figned and and measures unto every of the King's lieges and subjects, duly printed, requiring the same, taking for marking of every bushel, i.d. (9) And that from the said feast of the Nativity of St. John Baptist, no merchant, ne other person or persons, within any city or market town, buy ne fell with any weight or measure, except it be marked, signed, or printed in manner and form aforesaid, ne any other person or persons out of the said cities, boroughs, and market towns, except it be like and equal with the said estandard; (10) and that every person, as well without cities, boroughs, and market towns, as within, buy and fell with a bushel sealed, signed, or marked after the form aforesaid, and no otherwise. (11) And that all the mayors, which shall be bailiss, and other head officers of every city, borough, or marviewed and ket town, shall cause twice in the year, or oftener, as they shall examined think necessary, all weights and measures within the said cities, twice in the boroughs, and market towns, to be brought afore them, and year at the to be duly viewed and examined; (12) and such as they shall least. upon the said examination find desective, immediately to be broken and burnt, and the party or parties which in that behalf hath offended, and been found defective, shall forfeit for the first time vi. s. viii.d. the forseiture thereof to be unto The penalty the faid mayor, bailliff, or any other having jurisdiction and of offenders. correction in that behalf; and at the second time the said offender likewise to forfeit xiii. s. iv. d. and at the third time likewife to forfeit xx. s, and for further punishment to be set upon the pillory, to the ensample of other: (13) and that two justi- Justices of the ces of peace, whereof one shall be of the quorum, have authori- peace may ty, as well by examination as by enquiry, to hear and deter- hear and demine the defaults of the said mayors, bailiffs, or other head termine the officers in that behalf, and also of all buyers and sellers doing offences. contrary to this present act and ordinance, and to set fine and amerciament upon the offenders by their discretion; (14) and the faid weights and measures, so found defective, to be for-feited and burnt. (15) Be it also enacted, That there be but only viii. bushels rased and striken to the quarter of corn, and xiv. li. to corn, and the the stone of wool, and xxvi. stone to the sack. (16) Be it also weight of a ordained by authority aforesaid, That the justices of peace a- stone and bovefaid, have authority to make like process against all per- fack of wool. sons found as is abovesaid defective, and for such fines and amerciaments as upon them shall be affessed, as if they were indicted afore them for breaking of the King's peace. (17) And 14Ed.3.ftat.1. where by other statutes and ordinances afore limited, it is or- c.12. dained that every city, borough, and town that hath a con-stable, should have common weights and measures sealed, up-

on penalties in the same limited; that those penalties in

that behalf extend not to any town which is no city, burgh, or Selling and buying by water-measure on ship-board, nor be prejudicial to any person selling or buying by water-measure within the ship-board; (19) and that it be by the authority abovesaid enacted, the premisses or any other ordinance afore made notwithstanding, That the said water-measure within the ship-board shall only contain five pecks, after the said standard rased and stricken. (20) Provided also

Five Ports shall punish Weights for

The lord war- ter the said standard rased and stricken. (20) Provided also, den of the That the examination of defaults abovesaid, and punishment to the offenders of every offence committed hereafter within any offences done of the faid five ports, shall be had, done, and administered by the lord warden of the faid five ports, or by his lieutenant of the same for the time being, and none other, the premisses notwithstanding. (21) Provided also, That this act of weights

coinage of tin and measures extend not, nor be in no wise hurtful or prejuin Cornwall dicial to the prince, within the dutchy of Cornwall, for any and Devon. weights appertaining and belonging to the coinage of tin within the counties of Cormwall and Devonshire, but that all such weights be used, ordered, demeaned, and corrected, as it hath been used and accustomed before this time, the same act and 7 H.7. C.4. 12 H. 7. c. 5. ordinance notwithstanding.

> The names of towns limited for the safe custody of weights and measures, according to the King's standard for the shires following, as particularly appeareth.

> > The town of Applebey. The town of Newcastle. The city of Carlisle. The town of Lancaster. Westmerl. Northumb. Cumbr. Lanc. Ebor. The city of York. Lincoln The city of Lincoln. The town of Derby. Derb. The town of Nottingham. Nottingh. The town of Leicester. Leic. Warw.The city of Coventry. Rotyl. The town of Uppingham. North.The town of Northampton. The town of Bedford. Bedf. Buck. The town of Buckingham. Cantebr. The town of Cambridge. Hunt. The town of Huntingdon. Norf. The city of Norwich. The town of St. Edmunds-bury. Suff The town of Chelmsford. E]]ex The town of Hertford. Ĥertf. In Westminster.
> > The town of Maidstone. Mid. Kent The town of Guilford. Sur. Sussex The Town of Lewes. Oxon. The town of Oxenford.

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Berk. The town of Reading. Salop The town of Sbrewsbury. The town of Stafford. Staff. The city of Hereford. Hereford The town of Gloucester. Glouc. The city of Worcester.
The city of New Salisbury.
The city of Winchester. Wigorn. Wilts South. The town of Ilchester.
The town of Dorchester. Somers. Dors. The city of Excester. Deven The town of Luftudiel. Cornub. London The same city. The fame town. Bristol Quinque Portus The castle of Dover. Civitas Covent. The same city. The same town. Southampton The same town. Civitas Cestr.

CAP. V.

Every man may pull down the wears and engines in the haven 14 & 15 H. 8. of Southampton, between Calford and Redbridge; and who-c.13. made foever levieth any other there, shall pay one hundred pounds to the King.

CAP. VI.

Where custom shall be paid when cloths be packed in one port, O. B. 11 & 12 and shipped in another.

Will 3. c.20.

CAP. VII.

The principal leaders of any persons to commit a riot or unlawful assembly, shall be committed to prison so long time, and pay such sine, and be bound to the peace with sureties in such a sum of money, as shall seem meet to the justices of peace before whom the complaint is made, or the indictment sound. And if the riot be with sorty persons, or thought heinous, then the justices of peace shall certify the same, Mar. sess. and send up the record of conviction to the King and his c.12. council. To endure to the next parliament.

CAP. VIII.

A repeal of the statute of 3 H. 7. c. 5. touching usury. He that Rep. 37 H. 8. lendeth his money upon usury, or maketh any bargain of c.9. lands or goods grounded upon usury, shall forfeit the one 3 lnst. 152. half thereof.

CAP. IX.

North and fouth Tyndale and all the lands within the same shall P. R. be guildable, and parcel of the county of Northumberland, and no franchise shall be there, but all the King's writs and officers shall be obeyed. (2) And no man shall demise any lands for years, life, or at will there, but the lesse shall before find two sureties having at the least xl. s. of freehold within the county of Northumberland, to be bound by recognisance in xx. li. to the King, to make answer within eight days warning, to all murders, treasons, selonies, &c. and the lessor shall for-

feit

feit xl. s. for every acre otherwise let, to the King and justices, and the lease shall be void. (3) And the justices of peace shall enquire of the recognisances forseited.

CAP. X.

A remedy or means to levy a subsidy or benevolence before EXP. granted to the King.

C A P. XI.

No man shall be a worsted-shearer in Norwich, unless he hath been seven years an apprentice, or be allowed by the mayor, and masters of the company. (2) The worsted-shearers in Norwich shall make no ordinance but such as the mayor and. aldermen shall think necessary. (3) No inhabitant in Nor-wich, being not a shearmen shall keep a shearman in his house. Rep. 19 H. 7. c. 17. The citizens of Norwich may take to apprentice the fon or daughter of any person, notwithstanding the statute of 7 H. 4. c. 17. 12 H. 7. c. 1. 5 El. c. 4.

CAP. XII.

A mean to belp and speed poor persons in their suits.

Geo. 2. C.28. PRayen the commons in this present parliament assembled, That where the King our sovereign lord, of his most gracious disposi-tion willeth and intendeth indifferent justice to be had and ministered according to his common laws, to all his true subjects, as well to the poor as rich, which poor subjects be not of ability ne power to sue according to the laws of this land for the redress of injuries and wrongs to them daily done, as well concerning their persons and their inheritance as other causes: (2) for remedy whereof, in the behalf of the poor persons of this land, not able to sue for their remedy after the course of the common law; be it ordained and enacted by your Highness, and by the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That every poor person or persons, which have, or hereafter shall have cause of action or actions against any person or persons within this realm, shall have, by the discretion of the chancellor of this realm for the time being, writ or writs original, and writs of fubpæna, according to the nature of their causes, therefore nothing paying to your Highness for the feals of the fame, nor to any person for the writing of the same writ and writs to be hereaster sued; (3) and that the said chancellor for the time being shall assign such of the clerks which shall do and use the making and writing of the same writs, to write the same ready to be sealed, and also learned counsel and attornies for the same, without any reward taking therefore: A mean to help and speed King in his bench, the justices there shall assign to the same poor persons poor persons King in his bench, the junces there must be poor persons, in their suits poor person or persons, counsel learned, by their discretions, in every court which shall give their counsels, nothing taking for the same: of record. (5) and likewise the justices shall appoint attorney and attornies

A mean to

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nies for the same poor person or persons, and all other officers requisite and necessary to be had for the speed of the said suits to be had and made, which shall do their duties without any reward for their counsels, help, and business in the same: (6) and the fame law and order shall be observed and kept of all fuch fuits to be made afore the King's justices of his common place, and barons of his exchequer, and all other justices in the courts of record where any such suit shall be.

CAP. XIII.

Who only may carry a horse out of this land without the King's licence. The custom and price of a mare to be transported.

Orasmuch as many horses and mares of the breed of this land now of late have been carried and conveyed out of the same into the parts beyond the sea, which causeth not only the smaller number of good horses to be within this realm for the defence thereof, but also the great and good plenty of the same to be in the saidparts beyond the sea, that in times past were wont to be within this land, and over that, the price of every of them to be greatly enhansed here, to the loss and noyance of all the King's subjects within the same: (2) for remedy whereof No horse be it ordained, enacted, and established by the King our sove-shall be carried reign lord, by the advice of the lords spiritual and temporal, out of this and the commons, in this present parliament affembled, and the King's liby authority of the same, That from henceforth no manner of cence. person ne persons carry or convey any horse out of this land 22 H. 8. c. 7. without the King's special licence, upon pain of forfeiture of 8 Geo. 1.c. 14. the same, or any mare above the value of vi. s. viii. d. without No mare the King's special licence, upon the said pain of forseiture of the views of the King's special licence, upon the said pain of forseiture of the above the vasame mare; the owner thereof, or his deputy, receiving for lue of vi. s. the same mare vi. s. viii. d. at the time of the seisure upon the viii.d. shall be faid forseiture, or else it be not forseit: (3) and at the time of without liseisure of the said mare or mares, they shall be prised by the cence. head officers of the town where any such mare is taken, and there openly to be fold at the best price, and the half deal of the over price of her, being above vis. viii. d. to be to the King, and the other half to him that seiseth; and the King's part thereof to be delivered to the customer of the said port.

(4) And that no manner person ne persons hereafter carry or conbe transportvey any mare or mares out of this land, except every of the said except she
mares so carried be of the age of three years at the least, and be three years not over the price of vi. s. viii.d. paying to the King for every old, and not of them, being not above the value of vi. s. viii.d. fo to be above the price of vi. s. of them, being not above the value of vi.s. viii.d. so to be above the price of vi.s. carried or conveyed in the same port, such customs as hath been viii.d. for mares before used; (5) and that for every mare of more va- The custom lue hereafter by the King's licence after the form asoresaid con- of a mare veyed or carried beyond the sea, the owner thereof, or his de-transported, puty, assignee, or servant, shall pay vi.s. viii.d. for the cust- and her price tem of the same before it be shipped, under the pain of forsei- vii s. tom of the same before it be shipped, under the pain of forfei-vii. s. ture of every mare so shipped ere they be customed. (6) And

Any denizen may carry a horse beyond own use.

over that it be enacted, That if any person at the port will give for any of the mares so to be carried vii. s. that it be lawful to him so giving and paying the said vii. s. to take the said mare, if the be not afore taken by the King's officer, nor the King's licence be not in that behalf aforesaid, for the same mare to be carried, obtained. (7) Provided alway, That it shall be lawful to every person or persons, being denizens, hereafter to carry a the sea for his horse beyond the sea, the King's licence in that behalf not obtained, for their own use, not intending at the time of the Rep. 5El.c.19. that intent to be known by the oath of him that shall so ship the shipping of the same, nor then purposed fully to sell him, and same horse, taken before the customer or searcher of the same port, this act notwithstanding.

CAP. XIV.

What customs aliens made denizens shall pay for their merchandises.

THERE the King our sovereign lord is greatly deceived in his customs and subsidies by merchants and strangers, such as the King our sovereign lord hath granted by his letters patents to be denizens, and to pay no other customs ne subsidies for their merchandise inward and outward but as a denizen, under colour whereof they custom not only their own merchandise under the form aforesaid, but also they colourably enter into the customers books the merchandise of other strangers, calling and saying the said goods of other merchants to be the goods of them so made denizens, to the great loss and defraud of the King our sovereign lord: (2) wherefore be it enacted, by the King our fovereign lord, the lords spiritual and temporal, and the commons, of this present parliament assembled, and by authority of the same, That all merchant strangers and other, that be made denizens by the King's letters patents, or otherwise, pay from henceforth such customs and subsidies for their goods and merchandise inward and outward, as they should have paid, if such letters patents and grants had never to them been made.

1 H.7. C.2. 22 H.8.c.8. 25 Car.2.c.6. ſ.ī & 2. Aliens made denizens (hall pay such customs and Subfidies as they did before.

CAP. XV.

Entering of plaints in county courts, examining of sheriffs, execution of precepts, viewing of estreats, and gathering of them.

Several mildemeanors prac-tifed by theriffs, &c. entering of plaints.

THEREAS great extortion is yearly used and had within divers counties of this realm of England, by the subtilty and untrue demeanour of sheriffs, under-sheriffs, shire-clerks, or any other officers holding and keeping the counties in the name of the sheriff, that is to say, If any man affirm a plaint before the sheriffs in the counties, or before any other of the said officers, the said sberiff, under-sberiff, or his shire-clerk, will enter or cause to be entered in their books, in the same plaintiff's name, divers and many plaints both of debt, trespass, and covenant, at their pleasure, and unknown to the same plaintiff in whose name the said plaints been affirmed, to the intent that if the defendant appear not at every shire-day or court hanging the said plaint, be shall

leese for bis default made at every plaint four pence; (2) where divers times by covin between the said sheriffs, under-sheriffs, shire-clerks, and the other foresaid officers, the said defendants being never attached, fummoned, nor warned according to the due form of the common law, wherefore the same parties, so put in suit, have no knowledge of any fuch fuit had against them; (3) and over that, the same sheriffs, under-sheriffs, and shire-clerks, will cause divers plaints to be taken in the names of fuch persons that are not in plain life, where the said defendant sball bave like loss as is before rehearsed; (4) so that the unlawful demeanour of the said sheriffs, under-sheriffs, shire-clerks for the time being, and the bailiffs of the hundreds, for their default and negligence in their offices, and covin between the said sheriffs, under sheriffs, shire-clerks and other of the fore-faid officers, causeth the emerciaments that be in the one year af-ter the books be ingrossed, to amount to great and importable sums of money, (5) which sums of money been yearly levied of the poor-commons in the shid counties by the sheries of subsequences and there of however clerks, and other their deputies being of no fubstance, neither of havour, which deputies take and levy more by extortion than is contained in their estreats, to the express pillage and impoverishing of the said com-(6) Be it therefore enacted, ordained, and established by the King our fovereign lord, and by the affent of the lords spi-ritual and temporal, and the commons, in this present parlia-ment assembled, and by authority of the same, That no sheriffs, the county under-sheriffs, or shire-clerks hereaster, neither any person in court, but their names, nor by their commandment, shall take and enter where the any plaints in their books in no man's name, unless the party plaintiff or his plaintiff he in his proper person present in the court, or else by plaintiff be in his proper person present in the court, or else by present. a fufficient attorney or deputy that is known to be of good name and disposition; (7) and that the same party plaintiff shall find pledges to pursue his said plaint, such persons as are known there in the county; (8) and that the party plaintiff shall have There shall be but one plaint for one trespass or contract. (9) And if the said entered but sheriffs, under-sheriffs, shire-clerks, take and enter, or cause to one plaint for be entered, any mo plaints than the plaintiff supposeth that he one cause. hath cause of action against the defendant, that then the said sheriffs, under-sheriffs, shire-clerks, that do enter, or cause to be entered, any such plaints contrary to the said provision and ordinance, shall forfeit for every default xl. s. the one half there-of to be had to the use of our said sovereign lord the King, and the other part to him or them that will sue and prove the same A justice of matter by action of debt or information in the exchequer. (10) peace may And over that, the justices of peace in the same counties, and examine the every of them, shall have authority, upon complaint made by offence, and the party so unlawfully grieved, to examine the said sheriffs, or thire-clerks, and plaintiffs. (xx) and if the under-sheriffs, or shire-clerks, and plaintiffs; (11) and if the faid justices of peace, or one of them, find by their examination default in the said sheriffs, under-sheriffs, or shire-elerks, in entering of the said plaints deceitfully, for his or their advantage, as is before rehearled, contrary to this present act, that then the faid sheriffs, under-sheriffs, and shire-clerks, shall be convict and attaint of the same offence, without further inquiry or examination,

amination, (12) and that he shall forfeit upon the same examination xl. s. to the use of our sovereign lord the King for every default. (13) And the faid justices of peace that so shall take the examination, shall certify the same examination within a quarter of a year into the King's exchequer, upon pain of xl. s. (14) and furthermore, That the said sheriffs, under-

The penalty of bailiffs of

their offices.

sheriffs, and shire-clerks, make, or cause to be made, a sufficient precept to the bailiffs of the said hundreds, to attach, summon, or warn the defendants that are so in suit, to appear and answer of bailiffs of hundreds that to the faid plaints; (15) and if there be any default in the faid denotexecute bailiffs of the hundreds, in warning of the defendants to appear and answer to the faid plaints commenced against them in their

courts, or in executing their faid office, That then the faid bailiffs shall forfeit for every default unto our sovereign lord the

Two justices of peace shall w the sheriff's estreats. 2 Ed. 4. c. 2.

King xl. s. (16) and to be attaint and convict thereof by like examination of the justices of peace, or any of them, as before (17) And that the same sheriffs, under-sheriffs, is rehearfed. shire-clerks, and their deputies for the time being, shall make no estreats to levy the said sheriffs amerciaments, until such time that two justices of peace, whereof one shall be of the Quorum,

hath had the view and overlight of their books; (18) and that the estreats be indented betwixt the said justices of peace, and

is due.

when the faid

justices shall be named.

the faid sheriffs and under-sheriffs, and sealed with their seals, the one part to remain with the said justices, and the other part with the said sheriffs, or under-sheriffs, to the intent they Bailiffs shall be may understand if any deceit be, or untrue demeaning in them, ther but what in making of their books; (19) and that those persons which shall be gatherers of the same amerciaments, as bailiffs, or other

By whom and officers, be fworn by the faid justices, that they take no more money than is forfeited and contained in the estreats, sealed with the seals of the said justices of peace, upon the same pain of forfeiture as before is rehearfed; thereof the same gatherers to be convict by examination of the said justices of peace, or one of them, as before is rehearfed. (20) Provided, alway, That the faid justices of peace shall be appointed and named at the general sessions after the feast of St. Michael the archangel, by him that is Custos Rotulorum of the said counties, or else by the eldest of the Quorum in his absence, to have the oversight and control-

Process awarded by the justices of peace against an offender.

and other of the said officers, and of the said sheriffs amerciaments: (21) and the faid justices of peace, upon suggestion, or information of the party so grieved, shall make like process as in an action of trespass, against the said sheriffs, undersheriffs, or shire-clerks, and other the foresaid officers misselemeaning, as before is rehearsed, for to appear before them to answer to the said suggestion or information.

ment of the said sheriffs, under-sheriffs, and shire-clerks, and

CAP. XVI.

EXP. He that hath a freehold in Calais, out of the which any due is iffuing for the keeping of the same, shall pay within one year and a day, or else shall forseit the freehold to the King.

CAP.

CAP. XVII.

The forfeiture for taking of pheasants or partridges, or the eggs of hawks or swans.

TEM. Forasmuch a: divers persons, having little substance to live upon, use many times as well by nets, snares, or other engines, to take and destroy pheasants and partridges upon the lordships, manors, lands, and tenements of divers owners or possessioners of the same, without licence, consent, or agreement of the same owners or possessioners, by the which the same owners and possessioners leese not only their pleasure and disport that they, their friends and servants should have about hawking, hunting, and taking of the same, but also they leese the profit and avail that by that occasion should grow to their houshold, to the great hurt of all lords and gentlemen, and other, having any great livelihood within this realm: (2) wherefore it is ordained and Rastpla.s. 599. enacted by the authority of this present parliament, That it shall The penalty not be lawful to any person, of what condition he be, to take, for taking of or cause to be taken, any pheasants or partridges by net, snares, partridges in or other engines, out of his own warren, upon the freehold of another's any other person, without the assent, agreement, and special ground by licence of the owner or possessioner of the same, upon pain of nets, &c. forfeiture of x. li. the one half thereof to the party that will fue ²³ El. c. 10. for the same by action of debt, or by bill, or otherwise, and the ⁷ Jac. 1. C. 27. other half thereof to the owner or possessioner of the said ground, ⁷ Co. 18. upon the which the said pheasants and partridges be so taken: The penalty (4) also it is ordained by the said authority, That no manner of for taking of person, of what condition or degree he be, take or cause to be swanseggs out taken be it when his own ground, or any other man's, the eggs of their nests. forfeiture of x. li. the one half thereof to the party that will fue 23 El. c. 10. taken, be it upon his own ground, or any other man's, the eggs of their nefts. of any faulcon, goshawks, laners, or swans, out of the nest, upon 31 H. 8. c. 124 pain of imprisonment of a year and a day, and fine at the King's will, the one half thereof to the King, and the other half to the owner of the ground where the eggs were so taken, and that the justices of peace have authority, by this present act, to hear and determine such matter, as well by inquisition as information and proofs. (5) Also it is ordained by the said authority, Certain Eng-That no man from the feast of Pasche next coming, bear any lift hawks hawk of the breed of England, called a Nyesse, Gospawk, Tassel, prohibited to Laner, Laneret, or Faulcon, upon pain of forfeiture of his hawk be borne. to the King, and the said hawk to be at the King's pleasure: (6) and that all such persons as bring any nyesse hawk or Hethatbringhawks, from any the parties beyond the sea, bring a certificate eth a Nyesse under the customers seal of the port where he first landed with hawk from the said hawk or hawks: (7) or if he come out of Scotland, shall bring a then under the seal of the warden, or his lieutenant of that certificate. march that he cometh through, testifying, that the same hawk or hawks be of the parties beyond the sea, or of Scotland, upon the same pain; (8) and that the person that bringeth any such hawk or hawks to the King, shall have a reasonable reward of the King, or else the same hawk or hawks for his labour. (9) Also it is ordained by the same authority, That no man The penalty take any ayrer faulcon, goshawk, tassel, or laner, or lanerets, for taking, Vor. IV.

killing or driving of hawks.

in their warren or woods, or in other place, nor purposely drive them out of their coverts accustomed to breed in, to cause them to go to other coverts to breed, nor slay them for any hurt by them done, but suffer them to pass at their liberties, (10) upon pain of ten pounds, the one half thereof to the party that will sue for the same by action of debt, by examination before the justices of the peace, information, or otherwise, and the other half to the King. (11) Provided alway, That the moiety of the forfeiture abovefaid, given to the owner of the ground for taking of swans eggs, be unto the owner of the said fwans, and not to the owner of the ground.

CAP, XVIII.

The forfeiture of him which goeth not in person with the King in his wars, when he is in person.

TATHEREAS every subject, by the duty of his allegiance, is bounden to serve and affist his prince and sovereign lord at all seasons when need shall require, and most specially such persons as have by him promotion or advancement, as grants and gifts of offices, fees, and annuities, which owe and verily be bound of reason to give their attendance npon his royal person, to defend the same, when he shall fortune to go in his person in wars for defence of the realm, or against his rebels and enemies, for the subduing and repressing of them and their malicious purpose: (2) wherefore be it enacted and established by the King our sovereign lord, by the advice of his lords spiritual and temporal, and the commons, in this present par-liament assembled, and by authority of the same, That if any person or persons, being within this realm of England or Wales,

having fuch offices, fees, or annuities, by any of his rehearfed

gifts and grants, do not give their attendance upon him, when

he shall fortune to go in wars in his person, in their said persons, as their duty bindeth them; that then they, and every of them making thereof default (the King's special licence not had, or

not go in per-fon with the King in his wars, where he is in per-fon, shall lose his offices, &c. granted by the King.

He that will

Certain per-Dyer, 211.

else he have such unseigned sickness, letting, or disease, that he may not in his person come to do his personal attendance and fervice after the form aforesaid, and that duly proved) that then every such person or persons forseit and lose their said offices, fees, and annuities, and to stand void at the King's pleasure, any act, ordinance, or flatute to the contrary afore this time had or made in any wife notwithstanding. (3) Provided, That this act sons whereun- extend not to any spiritual person, master of the rolls, ne to any to this statute other officer and clerks of the chancery, justices of either bench, barons of the King's exchequer, and other officers and clerks of the said places, the King's attornies and solicitor, and the ser-jeants at law. (4) Provided alway, That this act shall not extend to any person having any such offices of the King's highness, and being in his service within his towns and fortilities of Berwick and Carlifle, ne to the clerk of the King's council for the time being.

19 H. 7. C. 1.

CAP. XIX.

What stuff upholsters shall put in bolsters, feather-beds, and pillows.

O the right worshipful commons in this present parliament as- 2 Bultr. 188. sembled, sheweth unto your discreet wisdoms, the wardens of the fellowship of the craft of upholsters within the city of London, (2) that whereas divers persons within the realm of England, out of the faid city, make and do to be made unlawful and salse wares and merchandises, to the great rebuke and slander of the said crast, and also great jeopardy, loss, and deceit to the King's subjects, wherefore there is no sufficient remedy purveyed, for so much as the same wardens have no power nor authority to make due search of such false deceivable wares and merchandises put to sale out of the said city, as they have power and authority within the same city, as in feather-beds, bolsters, and pillows, made of two manner of corrupt stuffs, that is to say, of scaled feathers, and dry pulled feathers together, and of flocks and feathers together, which is contagious for man's body to lie on, and also in quilts, mattreffes, and custions, stuffed with horse-hair, fen-down, neats-bair, deers-hair, and goats-hair, which is wrought in lime-fats, and by the heat of man's body the savour and taste is so abominable and contagious, that many of the King's subjects thereby been destroyed; (3) which deceitful making of the foresaid corrupt and unlawful stuff is to the great loss and impoverishing of the King's liege people, and also to the great rebuke and slander to the said crast of upholsters: (4) therefore may it please the King's highness, by the advice of the lords spiritual and temporal, and his commons, in this present. lords spiritual and temporal, and his commons, in this present. parliament affembled, and by authority of the same, to establish, ordain, and enact, That from henceforth no person ne persons shall make, utter, ne put to sale in fairs, ne in markets within this his faid realm, any feather-beds, bolfters, or pillows, except What stuff they be stuffed with one manner of stuff, that is to say, with dry shall be put pulled feathers, or else with clean down alone, and with no pillows, and scaled feathers, nor fen-down, nor none other unlawful and feather-beds. corrupt stuffs, as is afore rehearsed, but utterly to be damned for ever: (5) except if any person or persons, for their own proper use in their houses, make or do to be made any of the forefaid corrupt and unlawful stuff and wares, so they be not offered What stuff to be sold in fairs and markets, upon pain of forfeiture. (6) shall be put And also in likewise, quilts, mattresses, and cushions, be stuffed into quilts, with one manner of stuff, that is to say, with clean wool, or clean mattresses, slocks alone, and with no such unlawful stuff afore rehearsed, and custions. upon pain of loss and forfeiture of all such unlawful wares and c. 23. merchandises.

CAP. XX.

Certain alienations made by the wife, of the lands of her deceased husband, shall be void.

OR certain reasonable considerations be it ordained, enacted, Hob. 299. and established by the King our sovereign lord, and by the 1 Leon. 261.

assent of the lords spiritual and temporal, and the commons in this 2 Deon. 168.

And. 44. present 2 And. 44.

but during

present parliament assembled, and by authority of the same. 2 Roll, 417. 3 Co. 58. That if any woman which hath had, or hereafter shall have, any Bro.judg.148, estate in dower, or for term of life, or in tail, jointly with her husband, or only to herfelf, or to her use, in any manors, lands, Co. Lit. 326. b. tenements, or other hereditaments of the inheritance or pur-365, 366, 381. chase of her husband, or given to the said husband and wife in Cro. El. 2, 4, tail, or for term of life, by any of the ancestors of the said husband, or by any other person seised to the use of the said hus-Cro. Jac. 174, band, or of his ancestors, and have or shall hereafter, being sole, or with any other after taken husband, discontinued or discon-3 Mod. 33. tinue, aliened, released, or confirmed, aliene, release, or con-

4 Mod. 85. tinue, allened, released, of committee, allenes, release, allenation by firm with warranty, or by covin suffered or suffer any recovery of the same against them, or any of them, or any other the wife of feised to their use, or to the use of either of them, after the the inheritance or ner deceased hufband, shall be tions, releases, confirmations, and warranties so had and made, and from henceforth to be had and made, be utterly void and of void. none effect: (2) and that it shall be lawful to every person and

persons, to whom the interest, title, or inheritance, after the decease of the said women, of the said manors, lands, and tenements, or other hereditaments, being discontinued, aliened, and fuffered to be recovered, after the first day of December next coming, in the form aforefaid, should appertain, to enter into all and every of the premisses, and peaceably to possess and enjoy the same, in such manner and form as he or they should have done, if no such discontinuance, warranty, nor recovery

Upon the re- had been had nor made. (3) And over this be it ordained and covery or alie- enacted by the faid authority, That if any of the faid husbands nation of the and women, or any other seised, or that shall be seised, to the woman, he in woman, he in use of them of the estate afore specified, after the said first day of the reversion December, do make or cause to be made, or suffer any such dismay enter. 2 And. 31. continuance, alienations, warranties, or recoveries in form afore-1 Co. 102. faid, that then it shall be lawful to the person or persons to whom

3 Co. 50, 58. 4 Cb. 3. Dyer, 111, the faid manors, lands, or tenements should or ought to belong after the decease of the said women, to enter into the same, and 146, 248, 340, them to possess and enjoy, according to such title and interest 354, 361. Hob. 341. as they should have had in the same, if the same women had been dead, no discontinuance, warranty, nor recovery had, as against the said husband during his life, if the said discontinuance, alienation, warranties, and recoveries be hereafter had by or

against the same husbands and women during the coverture (4) Provided alway, That the and espousal betwixt them. A woman faid women, after the decease of their said husbands, may reenter into the same manors, lands, and tenements, and them her husband's to enjoy according to their first estate in the same. (5) And over this be it ordained and enacted by the faid authority, That if

life. 2 Bulltr. 42. A woman fole the faid woman, at the time of fuch discontinuance, alienations, 2 Bulftr. 42. recoveries, warranties, after the said first day of December, in aliening, or form aforesaid, to be had and made of any of the premisses, be fuffering a fole, that then she shall be barred and excluded of her title and recovery. interest in the same from thenceforth; (6) and that the person

and persons to whom the title, interest, and possession of the fame should belong after the decease of the said woman, shall immediately after the faid discontinuances, alienations, warranties, and recoveries, enter into the same manors, lands, tenements, and other hereditaments, and them to possess and enjoy according to his or their title in the same. (7) Provided A proviso for also, That this act extend not to avoid any recovery, discon- a recovery tinuance, or warranty after the form aforesaid, afore this time had before had; made, and suffered, but only where the said husband and the time of the statute. woman, or either of them now being alive, or any other to their use, now have entries and title to the said manors, lands, tenements, or other hereditaments, aliened, discontinued, or suffered to be recovered after the form aforefaid, and thereof now taking the issues and profits, or any other person or persons to their use. (8) Provided also, That this act extend not to any such A woman recovery or discontinuance to be had where the heirs next inhering, or suffer table to the said woman, (9) or he or they that next after the recovery, with death of the same woman should have estate of inheritance in the heir's the fame manors, lands or tenements, be affenting or agreeable confent. to the faid recoveries, where the same affent and agreement is of record, or inrolled. (10) Provided also, That it shall be lawful A woman to every such woman being sole, or married after the death of land for the her first husband, to give, sell, or make discontinuance of any term of her fuch lands for term of her life only, after the course and use of life only the common law before the making of this present act.

6 Ed. 1. flat. 1,

32 H. 8. c. 36,

CAP. XXI.

The ability of every man that shall be impanelled in any inquest or attaint in London.

HEREAS perjury is much and customarily used within the 4 H. 8. c. 3. city of London, amongst such persons as passen and been impanelled upon issues joined between party and party in the courts of the same city, to the great displeasure of Almighty God, and also to the disperitance and manifold wrongs of the King's subjects, for as such as there is impanelled in the same inquests persons of little substance, discretion, and reputation; (2) and also no attaint, ne other sufficient punishment, is for such perjured persons before this time purveyed and ordained within the same city: (3) therefore it may please the King's highness, by the advice and affent of the lords spiritual and temporal, and the commons, in this present parliament asfembled, and by authority of the same, to stablish, ordain, and enach, That no person ne persons hereafter be impanelled, sum- Of what abimoned, or sworn in any jury or inquest in courts within the same lity every man city, except he be of lands, tenements, or goods and chattels, to ought to be, the value of xl. marks; (4) and that no person or persons hereaster impanelled in the impanelle be impanelled, summoned, nor sworn in any jury or inquest in any inquest in any court within the faid city, for lands or tenements, or action London. personal, wherein the debt or damage amounteth to the sum of xl. marks, or above, except he be in lands, tenements, goods, or chattels, to the value of C. marks; (5) and the same matter and cause alledged by any of the said parties by way of chal-

lack

What a man making de-fault of apearance in London shall whom.

An attaint may be fued by bill in the hustings in London.

A precept by the mayor to the aldermen to fummon a jury.

Forty eight panelled and fummoned to appęar upon an attaint.

Rast.pla.f.90. A Tales for default of appearance of the jurors.

Pleas of attaint commenced in

No challenge for lack of fufficiency.

lenge, and so founden, shall be admitted and taken in every of the same courts as a principal challenge. (6) And that every fuch person hereaster to be impanelled or summoned to appear, in any jury or inquest before any of the said judges of the same city, making default, at the first summons lose and forfeit in forfeit, and to iffues xii. d. and at the second default ij. s. and so at every such default after that, the issues and penalties to be double: (7) And all such issues lost in the mayor's court shall be forfeited, levied, and perceived to the nie and behoof of the mayor-and

commonalty of the faid city; and all fuch issues lost in the she-

riff's court or courts shall be forfeited, levied, and perceived to the use of the sheriffs of the same city for the time being, towards their fee-ferm. (8) And also be it enacted by like authority, That the party gricved by any untrue or false verdict hereafter to be given in any of the courts of the faid city, shall and may have and fue attaint by bill in the hustings of London,

holden for common pleas before the mayor and aldermen of the same city for the time being; (9) and thereupon a precept to be

awarded and made by the same mayor to every alderman of the faid city, or his deputy in his absence, to present or certify the names of four indifferent and discreet persons of good same, and every of them of substance of C. li. or more, citizens of the same city, dwelling in his ward, to the mayor and aldermen of the faid city for the time being, at the hustings of common pleas within the same city then next ensuing to be holden; (10) of which persons so presented and certified, the said mayor and six aldermen, or more, holding the same court of hustings, shall take, name, and impanel xlviij. by their discretion thought most able, sufficient, and indifferent; and the mayor and his succeffors, mayors of the said city, shall do to be summoned the faid xlviij, persons so by the said mayor and aldermen named and impanelled, (11) and also the jurors of the petty jury, and the party or parties named as tenants or defendants in the faid bill of attaint, to appear before the mayor and aldermen of the same city at the hustings of common pleas

untaken for or by default of jurors, by challenge or otherwife, that upon every Tales granted, the said mayor and aldermen shall impanel the said persons which were certified by the said aldermen or their deputies, and omitted out of the faid panel, or put therein other person or persons, being citizens of the said city, of the substance of C. li. or more. (13) And also, That all the plea or pleas to be alledged and pleaded by or for the tenant or defendant, tenants or defendants, or by any of the London Inall jurors of the petty jury in the same attaint, and triable by any jury or inquest, shall be tried within the same city, and by the inquests of the same, and in none other place ne county. And that none of the said petty jury, ne other parties named in any fuch bill of attaint, shall or may have any challenge to the

array, or to any person or poll therein being impanelled, for

then next to be holden in the same city; (12) and if the fame attaint then, or any other time, happen to remain lack of sufficiency of goods or of lands. (15) Over that it be provided and enacted, That the judgment in any such attaint shall not extend to any lands or tenements, ne to other punishment of the petty jury, ne other process to be in the same attaint, than is limited and appointed in this present act. And if the xxiv. persons of the said xlviij. persons sworn in the same ment where attaint find that the jurors named in the petty jury have made and the petty jury given an untrue verdict, that then the judgment shall be against attained, the party defendant in the same attaint, as is used in attaint sued gainst the deby writ at common law: (17) and furthermore, the judgment fendant and in the same attaint shall be against the petty jury, that every of the petty jury. the jurors of the same petty jury shall forfeit and lose xx. li. or more, by the discretion of the mayor and aldermen of the said city, keeping the same hustings, or any other hustings of com-mon pleas, to such use and behoof as other issues and penalties been forfeited and lost in any action or plaint commenced before the mayor and aldermen of the same city, and his body to be imprisoned, there to remain without bail or mainprise six months, or less, by the discretion of the mayor and aldermen of the same city for the time being, and to be disabled for ever to be fworn in any jury before any temporal judge. (18) And The judgover that, be it enacted by the same authority, That if it be ment where found by the grand jury in the same attaint, that the petty jury the first verabave given a true verdict, that then the grand jury shall have ed. authority and power to inquire if any of the petty jury took or perceived any fum of money or other reward, or promise of money or other reward, of them named defendants or tenants Inquiry if any in the same attaint; or if any other person or persons, by the of the petty commandment, covin, or assent of any of them, to or for the jury have intent of their verdict given, whereupon the same attaint is taken regrounded; (19) and after any such corruption by the said grand wards. jury is founden, that then the juror or jurors of the said petty jury, that is found so desective in taking and perceiving any fums of money, or other reward, or promise of reward, shall lose, forfeit, and pay to the plaintiff or plaintiffs named in the same attaint, ten times the value of that sum or other reward so taken, perceived, or promised in form abovesaid, and shall suffer imprisonment without bail or mainprise six months, or less, by the discretion of the said mayor and aldermen, and shall be disabled for ever to be sworn in any jury before any temporal judge. (20) And over that be it enacted, That such defendant or tenant, defendants or tenants in the same attaint, shall lose, forfeit, and pay to fuch use and behoof, as other penalties been forfeited within the same city, ten times the value of that sum of money, or other reward by him or them so given to any of the faid petty jury; and the fame defendant or tenant, defendants or tenants, shall be imprisoned, there to remain without bail or mainprise during six months, or less, by the discretion of the said mayor and aldermen. (21) And if any debts, dama-Remedies for ges, or costs be recovered in any action whereupon such attaint the debts, is grounded, and by the same attaint it be sound, that the petty costs, and da-F 4 jury mages re-

(16) The judg-

covered in the jury have given a false serement, that then for the recovery and first action.

The attaint

default.

The process in attaint.

Defaults shall not stay the taking of the

Where the attaint shall he taken per medietatem lingua.

forfeited.

restitution of the same debt, damages, and costs, the plaintiff or plaintiffs in every attaint shall and may have and sue an action of debt against the same defendant or tenant, by writ, bill, or plaint in every of the King's courts, wherein the same defendant or tenant, and every of them, shall not be received to do The penalties his law. (22) And over that be it enacted, That if any plaintiff if the plaintiff or plaintiff in any fish attains appropriate the foldower. be nonfuit, or or plaintiffs in any fuch attaint commenced before the faid the first ver- mayor and aldermen upon any record remaining within the dict be affirm- same city, therein be nonsuit, or if the first serement therein be affirmed, that then he or they shall have imprisonment, and make fine by the discretion of the mayor and aldermen of the

faid city for the time being, and that fine to be and go to the mayor and commonalty of the faid city. (23) And if there be fhall not abate, two or more plaintiffs in any such attaint ordained by this statute, though one of two or more plaintiffs in any such attaint ordained by this statute. the plaintiffs and if any of them die or be nonsuit, the other by this act shall die, or be non-be enabled to sue for the proceeding in the same attaint; and spit or any of fuit, or any of notwithstanding the death of the defendant or tenant, defenthe petty jury. dants or tenants, or any of the petty jury named in the same attaint, so that there be two of the same petty jury on live, the The penalty of the grand jurors making default. (24) And also be it ordained by the same authority, That if any of the jurors of the said grand jury, impanelled and summoned in form aforesaid, at the summons make default, so that the attaint remaineth to be taken for default of jurors, that then every of the faid jurors so making default, lose and forfeit for the first default xl. s. and at the

fecond default v. li. and at every default after that x. li. And like process to be made and sued there against the grand jury, and the petty jury, and the party and parties, as is to be made and fued in attaint fued at the common law, and that the same process be returnable at every hustings of common pleas; (26) And that the attaint remain not to be taken after the first fummons returned for or by the default of the defendant or tetaking of the attaint.

nant, defendants or tenants, or of any of the petty jury named Who shall in the same attaint by this act ordained; (27) and that the said have the issues issues or penalties forfeited by any of the said grand jury, be forand penalties feit, levied, and perceived to the use of the mayor and commonalty of the faid city; (28) and that no protection nor effoin be allowed in this attaint by this act purveyed. (29) Provided

alway, That upon all attaints hereafter to be commenced within the faid city upon any record, wherein the trial and inquest was by half-tongue, that the faid mayor and aldermen shall impanel the grand jury in the same attaint, the one half of strangers of good fame, and of the substance of goods to the value of C. li. and more, inhabiting within the same city at large, and the refidue of the same grand jury to be of like value and substance of goods impanelled of the citizens, as aforefaid. (30) And over this, be it enacted by the faid authority, That no act of attaint of the petty jury, made in this present parliament, nor nothing therein contained, other than this present act, nor other penalty or punishment in any other act, than is afore contained in this present present act, be hurtful nor extend to any jury or inquest here- 23 H. 8. c. 3. after to be taken before any judge of and within the same city. 37 H. 8. c. 5. CAP. XXII.

The several years wages of servants in husbandry, viz. of the 12 H. 7. c. 3. bailiff of husbandry, chief hind, carter, shepherd, common Rep. 5 El. c. 4. fervant, woman fervant, and child within xiv. years of age; and the several wages of artificers and day-labourers, with meat and drink, or without; and several times limited for their work, meals, and fleep.

CAP. XXIII.

The selling of salmons and eels; their vessels, packing, and gauging of them.

/ HEREAS at a parliament holden at Westminster in the 22 Ed. 4. c. 2.

xxij. year of the reign of King Edward the Fourth, among other things it was enacted, ordained, and established, That no merchant The contents stranger nor denizen, after the feast of St. Michael the archangel then of vessels of next coming, should sell or put to sale any salmon by butt, barrel, half-salmon, and barrel, or any other vessel, afore it should be seen, except the same butt packed.

should hold and contain exxiv gallons, the barrel xlij. gallons, the halfbarrel xxj. gallons, well and truly packed, upon pain of forfeiture for every butt, barrel, and half-barrel, so lacking their said measure, vi. s. viij. d. (2) And that no such merchant, being under the said King's obeysance, after the feast of St. Michael, should sell or put to sale any manner of falmon by butt, barrel, or other vessel, except it should be well and truly packed, that is to fay, the great falmon by itself, without meddling of any grills or broken-bellied salmon with the same; (3) and that all small fish, called grills, should be packed by themselves only, without any meddling, upon pain of forfeiture, and losing vj. s viij. d. for every butt, barrel, or half-barrel, contrary to the said act meddled, packed, and put to sale: (4) and that no such merchant nor other perfon should put any herring to sale by barrel, demy-barrel, or firkin, ex- of vessels of cept the same barrel contain xxxij. gallons, the half-barrel and firkin herrings, and after the same rate: (5) and that the same herring should be well, how they shall truly and justly laid and packed, and should be of one time taking and be packed. falting; and that the same herring should be as good and as well packed in the middest and in every part of the same barrel and other vessels, as it should be at any of the ends of the same barrel and vessel, upon pain of forfeiting and lofing of iij. s iv. d. for every barrel, halfbarrel, and firkin, so lacking their said measure, and also upon pain of forfeiting and losing of iij. s. iv. d. for every barrel, half-barrel, and Also that no such merchant or pailing-man should sell or put to sale any The contents eels by barrel, half-barrel, or firkin, except the barrel contain xlij. eels, and how gallons, the half-barrel and firkin after the same rate: (7) nor that they shall be any such merchant nor pailing-man should meddle any galbytten, stor- packed.

ven, or pyled eels with good eels, but that the same good eels should be well and justly packed, and so sold by themselves; nor should meddle with the said good eels, nor put to sale any red eels, upon pain of forfeiture and losing of x. s. for every barrel, half-barrel, and firkin, so lacking their said measure, and upon pain of losing of x. s. for every barrel. firkin of herring, contrary to the said act sorted, layed or packed. (6)

How fish

barrel, half-barrel, and firkin, so as aforesaid meddled, and contrary to the said act packed or put to sale. (8) And that no merchant, afshall be pack- ter the said feast, should sell nor put to sale any barrelled fish, except the same fish should well and truly be packed, that is to say, the talefish by themselves, and the small sish, called gulls, by themselves, without any meddling of the said small fish with the great fish, and without meddling and packing of thokes and broken-bellied fish with the said tale-fish or small fish; and that neither the tale-fish nor small fish should be laid double in packing; and that every tale-fish should contain in length, from the bone of the fin to the third joint of the tail, xxvj. inches at the least; and that the napes of all such barrelled fish should be no longer than the little bone that fitteth upon the great fin; and that the bone of every such salt fish should be taken away unto the navel of the same fish; and that every such sish bould be splatted down to an handful of the tail, upon pain of sorfeiture of losing iii. s. iv. d. for every barrel of fish which from henceforth should be found packed, sorted, and meddled, naped, layed double, or not boned nor splatted according to the said ast. (9) And also in eschewing of the common thurst and deceits above rehearsed, the said late King ordained and

Chief magi-Arates of cities, &c. shall appoint augers of hih vessels.

enacted by the said authority, That all mayors, bailiffs, and governors of cities, towns, boroughs, markets, and all other places of this realm, for the time being, where they should be mayors, bailiffs, and governors, should have power and authority to name and choose a discreet and expert person or persons, duly to search and gauge all such vessels as been above rehearsed, that they should be truly packed, and keep their true measure and assiste, according to the ordinances abovesaid, as in the foresaid all thereof made more plainly appeareth. (10) And forasmuch as in the said act no certainty is appointed how much every such gauger, packer, and scarcher should take for his labour in executing of their said office, they been their own judges, and at their pleasures take for the same gauging, packing, and searching, by way of extortion, fuch great sums of money as them liketh, whereby the King's true subjests are greatly impoverished and wronged : (11) that it might therefore please the King's highness, by advice of the lords spiritual and temporal, and the commons, in this present parliament affembled, and by authority of the fame, to confirm, ratify, and establish the said act, and every thing therein comprised; (12) and over that, by the same authority to ordain and establish, That every such gauger, packer, and searcher, take no more for

The several fees of the

gauger, pack- gauging of a barrel-salmon, barrel-herring, barrel-sish, barrel-er, and searcher, appointed. eels, half-barrel, and firkin, for every piece so gauged, but a farthing; (13) and for his labour for searching and packing, if it be need, of a barrel-salmon from head to head, i. d. (14) and for his labour for boning, naping, and packing of a barrel-fish, if it be need, i. d. (15) and for his labour in searching and packing of a barrel-herring, from head to head, if it be needful, ii.d. (16) and for searching and packing of every barrel of eels, ii. d. and for searching and packing of every half-barrel of herring from head to head, i. d. and for every half-barrel eels searching and packing, i. d. and for fearching and packing of every firkin of herring, if it be needful, ob. (17) And over that, that all 1494.

and every fuch gauger, fearcher, and packer, that misbehaveth The penalty or offendeth in any thing concerning the said offices of gauger, of a gauger, searcher and packer, contrary to this act, and so proved before searcher of the said any of the faid mayors, bailiffs, or governors of any city, town, packer offend-borough, market or any other place within this realm where he borough, market or any other place within this realm where he or they be so gaugers, packers, or searchers, gauger, packer, or searcher, shall lose and forfeit his said office, and the same from thenceforth no longer to enjoy, any lease, grant or grants there-of made notwithstanding; (18) and for further punishment, to have and fuffer imprisonment by the space of forty days without bail or mainprise: (19) provided always, That the said Searchers and searcher and packer, or any of them, shall nothing receive of packers shall the said sees by colour of their office, but only for such ed, but where butts, barrels, half-barrels, and firkins, as by them shall here they take after be sufficiently searched and packed, and be not afore suf-pains. siciently packed. This present act to begin and take effect at the feast of Easter next coming, and not afore.

C A P. XXIV.

An attaint shall be maintainable against the party and petty 12 H. 7. c. 2. jury: the process therein, the ability of the jurors, the pleas 1 H. 8. c. 11. of the defendant and petit jury, and their punishment being 3 H. 8. c. 12. attainted. Panels returned by the sheriff to enquire for the Raft. Entr. 90. King, may be reformed by the justices. Last continued by b. 1 H. 8. c. 11.

CAP. XXV.

Perjury committed by unlawful maintenance, embracing, or 12 H. 7. C. 2. corruption of officers, or in the chancery, or before the King's council, shall be punished by the discretion of the lord chancellor, treasurer, both the chief justices, and the clerk of the rolls: and if the complainant prove not, or purfue not his bill, he shall yield to the party wronged his costs Exp. 5 El. c. 9. and damages. To endure to the next parliament.

CAP. XXVI.

It shall be lawful to every sheriff of the counties of Southampton, Surrey, and Suffex, to impanel and fummon xxiv. lawful men of fuch, inhabiting within the precinct of his or their turns, as owe fuit to the same turn, whereof every one hath lands or freehold to the yearly value of x. s. or copyhold lands to the yearly value of xiij. s. iv. d. above all charges within any of the faid counties, or men of less livelihood, if there be EXP. not so many there, notwithstanding the statute of 1 R.3.4.4. 19 H.7. C. 16. 3 Inst. 164. To endure to the next parliament.

CAP. XXVII.

A remedy to avoid deceitful sleights used upon sustians.

PRAYEN the commons in this present parliament assembled, That whereas sustains because for the state of the s whereas fustians brought from the parts beyond the sea unshorn into this realm, have been, and should be the most profitable cloth for doublets and for other wearing cloths, greatly used among the common people of this realm, and longest have endured of any thing that have come into the same realm from the said parts to that intent, for that

Unlawful de

the cause bath been that such sustians afore this time bave been truly wrought and shorn with the broad shear, and with no other instruments or other deceitful mean occupied upon the same; (2) now so it vices practifed is, that divers persons by subtil and undue sleights and means, bave upon fustians. deceivably imagined and contrived instruments of iron, with the which irons, in the most highest and secret places of their bouses, they strike and draw the faid irons over the faid fustians unsborn; by means whereof they pluck off both the nap and cotton of the same fustians, and break commonly both the ground and threads in sunder, and after by crasty sleeking they make the same sustians to appear to the common peo-ple sine, whole, and sound; and also they raise up the cotton of such fuftians, and then take a light candle and fet it in the fuftian burning, which singeth and burneth away the cotton of the same sustian from the one end to the other, down to the hard threads, instead of shearing, and · after that put them in colour, and so subtily dress them, that their false work cannot be espied, without it be by workmen shearers of such fustians, or by the wearers of the same; (3) and so by such subtleties, whereas fustians made in doublets, or put to any other use, were wont and might endure the space of two years and more, will not endure now whole by the space of four months scarcely, to the great hurt of the poor commons and ferving men of this realm, to the great damage, loss, and deceit of the King's true subjects, buyers, and wearers of such sustained. (4) for remedy whereof, be it enacted, ordained, and established by the King our sovereign lord, and the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That no such iron or instruments, nor any other untrue subtil mean or sleight be from henceforth used upon any fustian within this realm, but only by the broad shears, (5) upon forfeiture of xx. s. to be levied for every default of every such person or persons hereaster offending and using any fuch deceivable instruments or sleights, as is aforesaid; the one half of the forfeitures to be to the King our fovereign Lord, and the other half to him or them that will fue for the same forfei-

A remedy to avoid them.

The lord mayor and shearmen of London may enter and fearch the ocftians and cloth. The lord. deputy, &c. may make fearch. 39 El. C.13.

tures by action of debt, bill, plaint, or information, in any of the King's courts of record, where the same may be determined after the course of the common law; (6) and that the defendcupiers of fu- ant in such behalf in no wife be admitted to wage his law, nor that any protection or effoin be in the same allowable. And over this, be it ordained by the said authority, that the mayor, or his mayor and wardens of shearmen of the city of London for the time being have authority to enter and fearch the workmanship of all manner persons occupying the broad shear, as well fuftians as cloth: and the execution of this present act to be as well of denizens, as of foreigners and strangers.

Statutes made at Westminster, Anno 12 HEN. VII. and *Anno Dom.* 1496.

THE King our sovereign lord Henry the Seventh after the conquest, by the grace of God King of England and of France, and lord of Ireland, at his parliament holden at Westminster the sixteenth day of January, in the twelfth year of his reign, to the honour of God and of hely church, and for the common profit of the realm, and by the affent of the lords spiritual and temporal, and the commons, in the said parliament assembled, and by authority of the same parliament, hath done to be made certain statutes and ordinances, in manner and form following.

CAP. I.

For worsteds, sayes, and stamins, Norst.

O the King our sovereign lord, prayen your commons in this pre- The makers I fent parliament affembled, That where the common weal and of worsted, profit of your inhabitants within your county of Norfolk, have in time may take any palled been by the due occupation of making of supplied for the due occupation of making of supplied. passed been by the due occupation of making of worsteds, sayes, and to be apprensions, which occupation now is like to decay, for as much as the octice. cupiers of the same may not have any apprentice, but if his father may 7 H.4.C. 17. dispend lands or rents to the value of xx.s. by year, of which ability can sew or none be had to be apprentice; (2) so that for lack of apprentice, the said contaction is like to be set to the said time to work the tices the said occupation is like to be set apart, and in time to come to be utterly destroyed, which should be the loss of the common weal of your said county, and the impoverishing of the inhabitants of the same:

(3) That it may like your Highnels of your boyour lords piconsideration of the premisses, by the assent of your lords spinors. ritual and temporal, and of the commons in this present parliament affembled, and by authority of the same, be enacted, ordained, and established, That every person of the aforesaid occupation within your county of Norfolk, the which the The makers four wardens of the said occupation within your foresaid coun- of worsteds. ty yearly chosen, shall enable to keep a prentice, shall by this sayes and stapresent act be at liberty to take and keep at all times one or mins in Northwo apprentices any person or persons hereafter put to the fore- enabled to faid occupation, so that he pass not two at once at the most: take any per
(4) And in like wise hereafter every person shall be at liberty son to be an

to put any apprentice to the aforesaid occupation: any act or

5 El. c. 4. ordinance afore made to the contrary notwithstanding.

CAP. II.

The statutes ordained 11 H.7.c. 24 & 25. to restrain riots and EXP. perjury, continued until the next parliament.

C A P. III.

A repeal of so much of the statute of 11 H. 7. c. 22. as toucheth only the wages of artificers, &c.

CAP.

EXP.

CAP. IV.

No forfeiture given by the statute of 1 R.3. c.8. touching the length and breadth of cloths, shall be taken before the next parliament.

CAP. V.

For weights and measures.

The weight of an English penny, of an ounce, a pound, a gal-lon, and a bushel. 11 H.7.C.4.

WHEREAS afore this time the King our sovereign hard intending the common weal of his people and to avoid the great deceit of weights and measures long time used within this his realm, contrary to the statute of Magna Charta, and of other statutes thereof made by divers of his noble progenitors, at his great charge and cost did do make weights and measures of brass according to old standards thereof remaining suithin his tracture, (a) and for that the temperalists thereof remaining within his treasury: (2) and for that, that one weight and one measure should be used throughout this his realm, in avoiding of all fraud and discord in that behalf, it was at the last parliament, bolden the xiv. day of October in the xi. year of our faid sovereign lord's reign, ordained, That the said measures and weights should be delivered to the knights and citizens of every sbire and city assembled in the same parliament, barons of the five ports, and certain burgesses of borough towns, surely by them to be conveyed to certain cities, boroughs, and towns specified in a schedule unto the same act annexed, there to remain for ever,

to the intent in the same act more largely declared: (3) which weights and measures upon more diligent examination had sith the making of the said statute, been approved defective, and not made according to the old laws and statutes thereof ordained within the said realm:
(4) wherefore the King our sovereign lord, by the assent of his

lords spiritual and temporal, and the commons, in this present parliament affembled, and by authority of the same, ordaineth, The measure establisheth, and enacteth, that the measure of a bushel contain viij. gallons of wheat, and that every gallon contain viij. li. of of a bushel, a gallon, a pound, an wheat of Troy weight, and every pound contain xij. ounces of

Trey weight, and every ounce contain xx. sterlings, and every sterling be of the weight of xxxij. corns of wheat that grew in the midst of the ear of wheat, according to the old laws of this land. (5) And that it pleaseth the King's Highness to make a

standard of a bushel and a gallon after the said assise, to remain in his faid treasury for ever; (6) and from henceforth the faid

cupied for no measures, but that they be sent again unto the King's receipt by the feast of Whitjuntide next coming, at the costs and charges of the said cities, boroughs, and towns, having the said bushels and gallons, in keeping, upon pain of

x. li. to be forfeited to the King; (7) the same bushels and gallons, so sent again into the King's receipt, to be broken, new fent.

and with the stuff and metal of the same bushels and gallons, other new bushels and gallons, by the advice of the treasurer and under-treasurer of England for the time being, before the feast of All Saints next coming, to be made and fized according to the faid bushel and gallon, which by this

present act is ordained to be new made, and to remain in the faid treasury, at the costs and charges of the same cities, boroughs,

new bushels and gallons, lately sent forth, be not used nor oc-

31 Ed. 1. The weights and measures fent to several cities,&c.by the flatute of 11 H.7.C.4. being detective, shall be broken, and

ounce, and a

sterling.

roughs, and towns. (8) And that every city, borough, and town within this realm, which now have, or should have had, by reason of the said act made in the said eleventh year, any of the faid new bushels or gallons do convey and carry, before the feast of St. Andrew next coming, into every of the same city, borough and town, a bushel and a gallon newly to be made as is afore said, at the costs and charges of the same city, borough, and town, there to remain; (9) and all other bushels, gallons, and measures, which be to be made after the form by this act ordained, be marked and ordered after the form and effect of the faid act made the faid eleventh year; (10) and in the mean season to use such bushels and gallons, as have been used last afore the coming down of the said new bushels and gallons, and before the making of the said statute in the said eleventh year; (11) and that all penalties in the first act expressed be of none effect until the feast of Candlemas, which shall be in the year of our Lord God M.CCCC, XCVII. and after the same feast the same act made in the same eleventh year to stand in full strength, with his penalties, upon the said bushels and gallons new to be made, as it should have done upon the said new bushels and gallons made afore the making of this present act, if All other buthis act had not been made. (12) And that it be ordained thels and gal-by the faid authority, That after the faid new bushels and gal-broken. lons be made according to this present act, that all other bushels and gallons of brass, remaining as well in the said treasury, as in all other places of England, be before the feast of Christmas next coming damned and broken, upon pain of xx.li. to be levied upon every city, borough, and town, or any other place, having the keeping of the common measures, that keep still any other bushel or gallon unbroken and not damned, of brass, than is ordained to be made by this present act.

CAP. VI. Merchants adventurers.

O the discreet commons in this present parliament assembled, A petition of sheweth unto your discreet wisdoms the merchant adventurers in- certain merhabiting and dwelling in divers parts of this realm of England out of chants adven-the city of London, that where they have their free passage, resort, ing out of the course and recourse with their goods, wares, and merchandises into city of Londivers coasts and parts beyond the sea, as well into Spain, Portugal, don. Britaign, Ireland, Normandy, France, Seville, Venice, Danske, Eastland, Friseland, and other divers and many places, regions, and countries, being in league and amity with the King our sovereign lord, there to buy and fell, and make their exchanges with their faid goods, wares, and merchandifes, according to the law and custom used in every of the said regions and places, and there every person freely to use themselves to his most advantage, without exaction, sine, imposition, or contribution to be had or taken of them or of any of them, to, for or by EveryEnglishamy English person or persons; (2) and in semblable wise they before man shall have this time have had, used, and of right own to have and use their free free recourse passage, resort and recourse into the coasts of Flanders, Holland, reign marts, Zealand, Brabant, and other places thereto nigh adjoining, under the

English fraternity.

A fellowship of London

without exac- obeysunce of the archduke of Burgoign, in which places the universal tion to be marts be commonly kept and holden four times in the year, (3) to which marts all Englishmen and divers other nations, in time past have used to resort, there to sell and utter the commodities of their countries, and freely to buy again such things as seemed them most necessary and expedient for their profit, and the weal of the country and parts that

made an order, that none
cers and other merchants and adventurers dwelling and being free
within the city of London, by confederacy made among themselves,
without their
consent.

contrary to every Englishman's liberty, and to the liberty of the said mart there (which is, that every person of what nation that he be of, should have their free liberty there to buy, sell, and make the commutations with the wares, goods, and merchandifes at their pleasure) have, contrary to all law, reason, charity, right, and conscience, among themselves, to the prejudice of all Englishmen, made an ordinance and constitution, that is to say, That no Englishman resorting to the said marts, shall neither buy ne sell any goods, wares, or merchandises there, except he first compound and make fine with the said sellowship, merchants of London, and their said confederates, at their pleasure, upon pain of forsciture to the said sellowship of merchants of London, and to their confederates, of such merchandises, goods, or wares, so by him bought or sold there; (4) which fine, im-

The first co-

the fine.

demanded by colour of a fraternity of Saint Thomas of Canterbury,

at which time the faid fine was but the value of half an old noble

flerling, and oby colour of few years paffed; and after it was increased

to an C. Elemith and now it is to that the fail followible and to an C. s. Flemish; and now it is so, that the said fellowship and merchants of London, take of every Englishman or young merchant being there, at his first coming, xx. li. sterling for a fine, to suffer him to buy and sell his own proper goods, wares, and merchandises

The enormities of the order made by

of London.

that he hath there; (5) by occasion whercof, all merchants not being of the said fellowship and confederacy, withdraw themselves from the the merchants faid marts, whereby the woolen cloth of this realm, which is one of the great commodities of the faine, by making whereof the King's true fubjects be put in occupation, and the poor people have most universally their living, and also other divers commodities of divers and several parts of this same realm is not sold ne uttered as it hath been in times past; but for lack of utterance of the same in divers parts where such cloths be made, they be conveyed to London, where they be sold far under the price that they be worth, and that they cost to the makers of the same, and at some times they be lent to long days, and the money thereof at divers times never paid; (6) and over that, the commodities and merchandises of those parts, which the said fellowship, merchants of London, and other their confederates, bring into this land is fold to your said complainants, and other the King's true subjects, at so dear and high exceeding price, that the buyer of the same cannot live thereupon; by reason whereof all the cities, towns, and boroughs of this realm in effect be fallen into great poverty, ruin, and decay, and as now in manner they be without hope of comfort or relief,

and the King's customs and subsidies, and the navy of the land greatly decreased and minished, and daily they be like more and more to decay, if due reformation be not had in this behalf: (7) Be it therefore enacted by the King our fovereign lord, by the advice and affent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That every Englishman, being the King's Merchants true liege man, from henceforth have free passage, resort, may resort incourse and recourse into the said coasts of Flanders, Holland, to foreign course and recourse into the said coasts of said adictions. Zealand, Brabant, and other places thereto nigh adjoining, without ex-under the obeyfance of the faid archduke, to the marts there actions of the hereafter to be holden, with his or their merchandifes, goods, fraternity of and wares, there to buy and fell, and make their exchanges Londoners. freely at his or their pleasure, without exaction, fine, imposition, extortion, or contribution to be had, levied, taken, or perceived of them, or any of them, to, for, or by any English person or persons to his or their own use, or to the use of the faid fraternity or fellowship, or of any other like, except only x.

Mark sterling; (8) and that no person English, as is afore re-No English. hearfed, hereafter take to his own use, or to the use of the said man shall take fraternity or fellowship there, of any other English person, of of another what estate, degree, or condition that he be of, so always that &c. for his lihe be the King our fovereign lord's true liege man, any fine, berty to buy exaction, imposition, or contribution for his liberty or freedom, and sell. to buy and sell any goods, wares, and merchandises, in or at any of the faid marts, more or above the sum of ten mark sterling only, upon pain of forfeiture to our faid fovereign lord for every time that he doth the contrary of this act, xx. li. and also to forfeit to the parties grieved in this behalf ten times so much as he contrary to this present act taketh of him; (9) and The remedy that the parties so grieved shall have in this behalf an action of of the party debt for the said forseiture of ten times, in any of the King's grieved to courts within this realm, by writ, bill, plaint or information; forseiture. and such process to be made in the same, as is or ought to be made in or upon an action of debt at the common law; (10) and the trial thereof to be had in such shire, city, town, of place where the said action is commenced or sued; (11) and that the defendant in any such action be not admitted to wage his law, (12) nor none essoin nor protection be for such defendant admitted or allowed in that behalf.

CAP. VII. Of murder.

WHERE abominable and wilful prepensed murders be by the law of God and of natural reason forbidden, and are to be eschewed; yet not the less, many and divers unreasonable and detestable persons, lacking grace, wilfully commit murder, to the high displeasure of God, and contrary to all the laws abovesaid, (2) and moreover against their natural and obliged duty, wilfully commit prepensed murder, in slaying their master, or their immediate sovereign, under whom he or they be, or owe obedience, in trust to eschew the peril and Vol. IV.

Richard Tracy his master.

No lay person which doth purposely murder his master, &c. shall have his clergy.

z Ed.6.c.12.

execution of the law by the benefit of their clergy: (3) in hope subcreaf, of late one James Grame, late of London, yeoman, wilfully affented and prepensed the murder of one Richard Tracy gentleman, then his master, by him and his prepensed assent, the ninth day of February last past, at Brentwood in the county of Essex, murdered and stain, to James Grame the right perilous ensample of other evil disposed: (4) Wherefore, murdered and in avoiding of like mischies to ensue, by the assent of the lords spiritual and temporal, and the commons, in this present par-liament assembled, and by authority of the same, be it enacted. That the said James Grame, for the murder of the said Richard Tracey his late master, be attained of the said murder as a felon that hath offended in petty treason; and that the fame Yames, for the same murder, shall be drawn, and hanged in such manner and form, as by the law of this land hath been used in such cases, as persons being no clerks, doing like murder, have or ought to be punished, any privilege of his clergy, or his demand of the same notwithstanding. (5) Also be it ordained by the faid authority, That if any lay person hereaster prepensedly murder their lord, master, or sovereign immediate, that they hereafter be not admitted to their clergy; (6) and after conviction or attainder of any fuch person so hereafter offending had after the course of the law, that the same person be put in execution as though he were no clerk.

Statutes made at Westminster, Anno 19 HEN. VII. and Anno Dom. 1503.

HENRICUS Dei gratia Rex Angliæ, & Franciæ, & Dominus Hiberniæ, I vicecomiti Essex salutem. Precipimus tibi firmiter injungentes quod in fingulis locis infra ballivam tuam tam intra libertates quam extra ubi magia expediens videris, publicas proclamationes quorundam statutorum & or-dinationum in ultimo parliamento nostro auctoritate ejusdem parliamenti editorum fieri facias in forma sequenti.

HE King our sovereign lord Henry the Seventh after the conquest, by the grace of God King of England and of France, and lord of Ireland, at his parliament holden at Westminster the fixteenth day of January, in the ninteenth year of his reign, to the honour of God and holy church, and for the common weal and profit of this his realm, by the affent of the lords spiritual and temporal, and the commons, in the faid parliament affembled, and by authority of the same parliament, hath done to be made certain statutes and ordinances, in manner and form following.

CAP. I.

For attendance upon the King in his wars.

Stat. 11 H.7. forfeit which doth not at-

HERE in the parliament holden at Westminster the xi. year c.18. VV of the King our sovereign lord's reign, for good and reason— What he shall able considerations in an act of the said parliament contained, it was ordained by the same, That all person and persons being within this 1503.

realmof England or Wales, having offices, fees or annuities of the King's tend upon the gifts and grants, and did not give their attendance upon the King's High- King in his gifts and grants, and did not give their attendance upon the King's right own person, ness when he should fortune to go in wars in his person, in their persons as when he is in their duty bindeth them in that behalf, that then they and every of them, person in making thereof default (the King's special licence not had, or else the wars. faid person or persons having such unseigned sickness, letting or discoursels that he or they after due proof of the same, should forfeit and leefe their said offices, sees and annuities, and the same to stand void at the King's pleasure, as in the same act more at large it is contained: (2) And forasmuch as divers and many persons, having of the King's gifts and grants many honours, lordships, castles, manors, lands, tenements, and other possessions and hereditaments, by reason whereof they are more bound to give their attendance upon the King's most royal person in his said wars, than other rehearsed persons having but fees, offices and annuities for term of life, as well for the defence of his most royal person, as for the defence of this his realm, which was at that time by overfight omitted and left out of the faid act: (3) Be it therefore enacted, ordained and established, by the advice of Whosoever the lords spiritual and temporal in this present parliament as-tend upon the sembled, and by authority of the same, that every person or King being in persons having or occupying, or that hereafter shall have or oc-person in cupy any honours, castles, lordships, manors, lands, tene-wars, shall ments, and other possessions and hereditaments, by reason and as he hath of wirtue of the letters patents of the King our sovereign lord that virtue of the letters patents of the King our fovereign lord that the King's now is, now given, granted and made, or hereafter to be given, gift. granted and made by our faid fovereign lord, and give not their daily attendance in their persons upon his Highness when he shall fortune to go in wars, within this his realm or elsewhere, for any urgent, or any other reasonable causes, in his person, for the honour or surety of the same his person, and the desence of this his realm, and against his enemies or rebels within the same realm or without, for the repressing and subduing of them and their malicious purpose, and well and truly according to the duty of their allegiance to serve the King in his faid journey and voyage, and to give their attendance upon his grace in the same, and not for to depart without his special licence in writing under the King's fign manual or fignet, or under his great seal or privy seal, or else till after general pro-clamation be made, that they shall depart, or else the said perfon or persons having such unseigned sicknesses, letting or disease, that he or they may not in their persons come to do their personal attendance and service, and that duly proved, that then all such letters patents, gifts and grants, and all things in them contained, be utterly from henceforth adnulled, void, and of none effect, and at the King's pleasure. (4) Provided, That From what all such persons so giving attendance, shall have the King's watime, and until what time ges from the time of coming from his house toward the King, every such atwhen they come to the King, and from the King house again tendant in at the time of their departing, after the rate of xx. miles for a wars shall be day, and while they be with the King's grace to have also the paid wages. King's wages. (5) Provided also, That this act extend to no fons this sta**fpiritual**

extend.

tute shall not spiritual person, nor to the master of the rolls, nor to none other officer, and clerks of the chancery, justice of either benches, barons of the King's Exchequer, and other officers and clerks of the faid places, the King's attornies and follici-tors, and the serjeants at law, nor to the clerk of the King's council for the time being, nor to any person being above the age of fixty years, nor to any person being within the age of twenty one years, nor to any grant or patent of any ward or idiot, or custody of the same, nor to any heirs semales inherited by reason of any such grants. (6) Provided also, That it extend not to any patents, nor lands or tenements comprised in the same, the which patents make mention, that any grant is made by the King of such lands for certain sum or sums of money contained in the fame letters patents.

Dy. 211.

CAP. II.

No custom shall be paid for good bow-staves brought into this realm until the next parliament.

CAP. III.

The statute of 11 H. 7. c. 24. which giveth an attaint in certain cases, continued until the next parliament.

CAP. IV.

No man shall shoot in a cross-bow without the King's licence, except he be a lord, or have two hundred mark land.

CAP. V. Coin.

HE King our sovereign lord, seeing evidently that his coin, and specially of filver, is sore impaired, as well by clipping thereof, as counterfeiting of the same, and by bringing into this his realm of the coin of Ireland, by occasion whereof great rumour and variance daiby increaseth among his subjects for taking and refusing of the same:
(2) for ceasing and pacifying whereof, and for the universal weal of this his realm, by the advice and affent of his lords spiritual and temporal, and the commons in this present parliament affembled, and by authority of the same, hath ordained, established, and enacted, That all manner of gold of the coins of a fovereign, half fovereign, ryal, half ryal, and the fourth part of a ryal, the angel, and the half angel, and every of them, realm shall so being gold, whole and weight, shall go and be current in pay-continue for ment through all this his realm for the sum that they were the sums that coined for. (3) And also that as well all manner groats of they were English coin, and of the coin of other lands now current in this realm for groats, or for iv.d. being filver, and not clipped, minished, or otherwise impaired, except reasonable wearing (albeit they be cracked) as all manner of half groats, or pence of ij.d. of English coin, or of the coin of other lands, now current in this realm for half groats, or for ij. d. not clipped, minished, or otherwise impaired, being silver (howbeit they be cracked) shall in likewise go and be current through all the fame realm for the fum as they were coined for. (4.) And

3 H.8. C.13. 6 H.8. C.13. 25 H.8. C.17. 33H.8. c.6.

REP.

The coins of gold and filver current within this coined.

over that, That all manner of pence being filver, and having What pence the print of the King's coin, shall have course, and be current shall be curfor payment, as well to him in all his receipts, as to all his this realm, receivers, and to all other lords spiritual and temporal, and what not. their receivers, and to all other within this his realm, without any manner refusal or contradiction; except only pence bearing spurs, or the mullet, betwixt the bars of the cross; and those pence so bearing the print of the spur, or the mullet, to have course for half d. and not above. (5) And if any person here- The penalty after resulte any coin afore rehearsed, to take it in payment after of that the effect and the tenor of this act, that then he that so resulted to result the it shall be compelled by the mayor, sheriff, bailiff, constable, coins in payor other chief officer or governor of the town or place where ment. any such payment shall be refused, to accept and take the same payment, (6) and furthermore to be imprisoned, or otherwise punished by the discretion of the said mayor, sheriff, bailiff, constable, or other chief officer or governor afore rehearsed. (7)
And if the said mayor, sherist, bailist, constable, or other chief The penalty
officer or governor refuse to take any such coin in payment, as ficer refuse to it is above rehearled, that then he so refusing the said payment, take any of to be compelled by the justices of the peace of the same county the said coins where such payment shall be so refused, to accept and take in payment. the same payment, and he so refusing the same, to be further punished for the said refusing by the discretion of the same (8) And also it is ordained by the said authority, That Money clipall manner of groats and half groats, or pence of ij. d. as well Eng- ped or dimilish coin, as coin of other lands, clipped, minished, or otherwise nished shall impaired, except reasonable wearing, shall not go nor be in not be current any wife current for payment within this realm, but utterly to be refused and forsken in payment from hencesorth: (9) And How any per-that notwithstanding it shall be lawful to any person having any son may use such groats or pence of ij. d. clipped or minished, to bring the money that is same to the King's mint, there to be changed after the custom minished. of the same mint, or convert the same into plate, bullion, or 17 R. 2.C.I. otherwise sell or imploy it to his most profit and advantage within this realm, any other act or acts to the contrary in any wife notwithstanding. (10) And in eschewing and avoiding A remedy to of such clipping in time to come, the King our sovereign lord, prevent clipby the advice of his council, hath caused to be made new coins ping of the of groats, and pence of it d and that every piece of the forme of groats, and pence of ij. d. and that every piece of the same coins shall have a circle about the utter part thereof; (11) and also that all manner of gold hereafter to be coined within this his realm shall have the whole scripture about every piece of the same gold, without lacking of any part thereof, to the intent that his subjects hereafter may have perfect knowledge by that circle or ic ipture when the same coins be clipped or impaired. (12) And also it is enacted by the said authority, That if the warden and controller of the King's mints hereaster duly execute not their offices in searching the same coins, and see that it be made perfect in form aforesaid, before that it pass from the said mint, that then the same warden and controller

No money, plate, or bul-lion shall be carried into vi.s. viii.d. 9 Ed.3.stat.2. 5 R.z.fat. 1. 2 H.4 c.5. No Irish coin of gold or filver shall be brought into England.

shall forfeit their said office, and make fine for the same at the (13) Moreover it is enacted by the said King's pleasure. authority, That no manner of person shall carry nor convey, nor cause to be carried or conveyed, out of this realm, any bul-Ireland above lion, plate, or coin of gold and filver into Ireland, over and above the fum of vj. s. viij. d. nor convey any fuch bullion, plate, or coin into any ship, boat or other vessels to the said intent, upon pain to forfeit the said bullion, plate, or coin, and to have imprisonment, and make fine and ransom at the King's will: (14) And in like wife, That no manner person bring nor convey, nor cause to be brought nor conveyed, any manner of coin of gold or filver above the fum of iii. s. iv. d. of the coin of Ireland into this realm, upon pain of forfeiture of all the same coin above the said sum of iii. s. iv. d. so brought into this realm, and to have imprisonment, and to make fine and ranfom at the King's pleasure; (15) and that it shall be lawful for every of the King's subjects to take and seife all such money of the coin of Ireland, hereafter to be brought or conveyed into this realm, over and above the said sum of iij. s. iv. d. and to bring it to the King's mint, there to leave the fame to the King's use; (16) and every person that so shall bring any such Irish money to the said mint, shall have the value of the one half of all fuch Irish money by him so brought to the said mint at the fame time delivered to him to his own use by the master of the mint for the time being.

CAP. VI.

Pewterers walking.

O the King our sovereign lord, and to the noble lords spiritual and temporal, and commons, in this present parliament offembled, humbly and lamentably shewn and complain unto your most abundant graw, your humble subjects the pewterers and brasiers of your cities of London and York, and of all other places of this your realm, That whereas many simple and evil disposed persons of this your realm of England, using the said crafts, daily go about this your realm from village, from town, and from house to house, as well in woods and forests, and in other places, to buy pewter and brass; (2) and that knowing thieves and other pickers that sleal as well pewter and brass belonging to your Highness, and under your mark, and to the lords spiritual and temporal, as to other your subjects of this your realm, bring such stolen vessels unto them in such hid places to sell, and sell it for little or nought, and about they bring it into privy places or into corners of cities or towns, and there sell much part of it to strangers, which carry it over the sea by stealth: (3) also the said persons so going about, and divers other using the said crasts, use to make new vessels, and mix good metal and bad together, and make it naught, and fell them for good fluff, where indeed the fluff and metal thereof is not worth the fourth part that it is fold for, to the great burt, deceit, and loss of your subjects: (4) also divers persons using the said crasts, have deceivable and untrue beams and scales, that one of them would stand even with twelve pound weight at one end against a quarter of pound at the other end, to the fingular advantage of themselves, and

Seyeral evil practices used **Dewterers** and brafiers.

to the great deceit and loss of your subjects, buyers and sellers with them. (5) For reformation of the premisses, it would please your highness of your most abundant grace, with the advice of the lords spiritual and temporal, and the commons in this present parliament assembled, and by authority of the same, to enact and establish, That no person or persons using the said crafts of pewterers and brafiers, from henceforth shall sell or change any pewter or brass, new or old, at any place or places. within your realm, but only in open fairs or markets, or in their own dwelling-houses, but if they be defired by the said buyers of such ware, upon pain of forfeiture to our sovereign lord the King for every such default x. li. (6) Also that by the same authority it may be enacted and established, That no person ne persons, of what condition or degree soever he or they be of, from henceforth within the faid cities of London and York, or without, either cast or work any pewter vessel or brass at any place or places within this your realm, but that it be as good fine metal as the pewter and brass cast and wrought after the perfect goodness of the same within the city of London, Of what goodand by the statutes of the same ought to be, upon pain of forness pewter seiture of all such pewter and brass so cast and wrought of worse ought to be wrought in the same cities; that one half of every such forseignes to be to the use of your that one half of every such forfeiture to be to the use of your highness, and that other half to the use of the finders there-of. (7) Provided alway, That this forfeiture in no wise stretch ne extend to brass or pewter being in the possession of any person other than the workers of the same, or such as have the same to sell, and being of the crasts or mysteries. (8) Of what assis Also that it may by the same authority be enacted and esta-hollow ware blished, That no manner person or persons, of what degree of pewter made of le or condition soever he or they be of, from henceforth make metal shall be. no hollow wares of pewter, that is to fay, falts and pots that are made of pewter called Ley-Metal, but that it may be after the affise of pewter ley-metal wrought within the city of London; The makers (9) and that the makers of such wares shall mark the same shall fet on wares with several marks of their own, to the intent that the their marks.

The forfeimakers of such wares shall avow the same wares by them (as ture for deabovesaid) to be wrought; (10) and that all and every such faults. wares not sufficiently made and wrought, and not marked in The penalty form abovesaid, found in the possession of the same maker or for using of seller, to be forfeited; (11) and if the same ware be sold, the said and weights maker to forseit the value of the same ware so unlawfully in selling or wrought and fold; the one half of the faid wares, or the moiety buying of of the value thereof, to be to the use of your highness, and the pewter and other half to be to the use of the finder or foreshore brais. other half to be to the use of the finder or finders, or searchers thereof. Also that it may be by the same authority enacted and established, That if any person or persons hereaster using, buying, and selling of pewter or brass, that hereaster occupy any deceivable or salse beams or weights of the said wares, that every such person or persons using or occupying fuch deceivable and untrue beams or weights, to forfeit xx. s.

The punishpay the mo-

Searchers of pewter and brass within a city or borough, to be appointed by

Made perpetual by 4 H.8. Sec 25 H. 8. 33 H. 8. C. 4.

peace.

the one half to the King, and the other half to the party that therefore shall sue by action of debt; (12) and that in the said action no protection nor esson shall be allowed; and also the faid party so offending shall forfeit his beams to him that shall feise it; (13) and if the said offender or offenders be not suffiment of the cient to pay the faid fum or fums by them fo forfeited, that offender if he then it shall be lawful to the mayors, bailiffs, or other head officers of fuch place or places where any fuch offender or ney forfeited. offenders shall be found, to put them in the stocks, and them To to keep till the next market-day next adjoining, and in the market-place to put them in the pillory all the market-time. (14) And furthermore, That it be lawful by the faid authority, That the master and wardens of the said crast of *Pewterers*, within every city and borough of this realm where such wardens are, and, where no such wardens are, the head or governor of the same city or borough, to appoint certain persons most expert in the knowledge of the same, to make search within the faid cities or boroughs where they dwell. (15) And over this, the justices of peace with in every shire, at their general session holden at *Michaelmas*, shall assign and appoint two certain persons having experience therein, to make search in the premisses in every part of that shire, as well within the franchise as without, saving in cities or boroughs where juffices of the searchers be appointed by the heads and governors of the same; (16) and that of all such unlawful pewter and brass as the said fearchers shall find, the one half to the use of your grace, and the other half to the said searchers; (17) and that in the default of the said masters and wardens of the said occupations not fearching in form as is aforefaid, and whereby that any fuch unlawful metal is cast or made, or unlawful weights used, that then it shall be lawful to any person or persons having sufficient cunning and knowledge in the said occupations, by oversight of the mayors, bailiffs, and head officers of the faid cities and boroughs, to fearch all the faid places, and to put the faid authority and act in execution in form aforesaid. (18) Provided alway, That this present act continue and endure to the next parliament and no longer.

CAP. VII.

For making of statutes by bodies incorporate.

Hob. 210. 15 H.6.c.6.

PRAYEN the commons in this present parliament assembled, That where in a parliament holden at Westminster the fifteenth year of the reign of the bleffed King Henry the Sixth, for that that mafters, wardens, and people of guilds, fraternities, and other companies corporate, dwelling in divers parts of the realm, oftentimes by colour of rule and governance to them granted and confirmed by charters and letters patents of divers Kings, made among themselves, many unlawful and unreasonable ordinances, as well in prices of wares as other things, for their own fingular profit, and to the common hurt and damage of the people: (2) it was enacted, That there should from henceforth no such masters, wardens, nor companies, make nor use no ordimarke

nance in disberitance or diminution of the prerogative of the King, nor of other, nor against the common profit of the people, nor none other ordinance of charge make and use, but if it were first discussed and proved by good and reasonable advice by the justices of the peace, or the chief governors of cities, and before them entered of record, (3) and that upon pain to lose and forseit the force and the effect of all the articles in their said letters patents and charters contained concerning the same, and over that to lose and pay x. li. to the King for every ordinance that any of them made or used to the contrary; (4) and this Enforced by ordinance to endure at the King's pleasure, as in the same act it appear-22H.8.C.4. etb; (5) which act is now expired, and sith the expiring of the same, divers and many ordinances have been made by many and divers private bodies corporate within cities, towns, and boroughs, contrary to the King's prerogative, his laws and the common weal of his subjects: (6) Be it therefore ordained, established, and enacted by the King No masters or our fovereign lord, by the advice of the lords spiritual and tem-wardens of poral, and the commons, in this present parliament assembled, shall make any and by authority of the same, That no masters, wardens, and new ordinanfellowships of crafts or mysteries, nor any of them, nor any ces without rulers of guilds or fraternities take upon them to make, any the confent acts or ordinances, ne to execute any acts or ordinances by them heretofore made, in different condition of the prerogation of the prerogation of the prerogation of the present of the pres tive of the King, nor of other, nor against the common profit tices of the people, but that the same acts or ordinances be examin- 28 H.S.c. 5. ed and approved by the chancellor, treasurer of England, or chief justices of either benches, or three of them, or before both the justices of assise in their circuit or progress in that shire where luch acts or ordinances be made, upon pain of forfeiture of xl.li. for every time that they do contrary. (7) And over that it is No order shall enacted, That none of the same bodies corporate take upon them be made to to make any acts or ordinances to restrain any person or perrestrain suits
fons to sue to the King's highness, or to any of his courts for
court. due remedy to be had in their causes, ne put ne execute any penalty or punishment upon any of them for any such suit to be made, upon pain of forfeiture of xl. li. for every time that they do the contrary. And this act to begin and take effect at the feast of Pentecost next coming, and from thenceforth.

CAP. VIII. Shewage, scavage.

O the King our sovereign lord, prayen the commons in this your present parliament assembled, That where the merchants and inhabitants of divers cities, boroughs, and towns within this realm, and as well divers tenants of our faid sovereign lord the King, as of other, that have by grants made by the noble progenitors and predecessors of our said sovereign lord, as well to them by such name or names as they or any of them be corporate, as by grants made unto divers lords both spiritual and temporal, and by prescription, that they, their tenants, refiants and inhabitants within their several lordships, boroughs, and should be quit and discharged of divers and many customs,

No scavage or thewage shall be paid for merchandise

The penalty fell his merchandise for nonpayment of scavage.

cultomed.

taken by the mayor and theriffs of London.

as of tolls and of other exactions demanded and asked by divers mayors, sheriffs, bailiffs, and other officers of divers cities, boroughs, and towns within this realm, for their singular lucre, of merchants denizens and of the King's true subjects born dwelling and inba-biting within this realm, contrary to their said privilege, and lately more and otherwise than in times passed, have distrained, levied, and taken of them a certain custom called Scavage, otherwise called Shewage, to their great charge and trouble, which scavage was never used to be taken or levied but only of merchant strangers: (2) Be it therefore ordained, established, and enacted by the King our sovereign lord, and by the affent of the lords spiritual and temporal, and the commons in this prefent parliament affembled, and by authority of the same, That if any mayor, sheriff, bailiff, or other officer in any city, borough, or town within this realm, distrain, take, or levy any custom called Scavage, otherwise called Scavage, of any merchant denizen, or of any other of the King's subjects denizens, of or for any manner of merchandise to our sovereign lord the King before truly customed, that is brought or conveyed by land or by water to be uttered and sold in any city, borough, or or by water, to be uttered and fold in any city, borough, or town in this land; or if that any mayor, sheriff, bailiff, or for diffurbing other officer in any city, borough, or town, for nonpayany person to ment of the said scavage, let or disturb any merchant, or any other person or persons, being denizens, to sell and ut-

ter their merchandise by them brought into any city, borough, and town, that then every mayor, sheriff, bailiff, or other officer distraining, levying, or taking any such scavage, or otherwise offending in any thing contrary to this present act, shall forfeit for every time he so offendeth, xx. li. the one moiety thereof to our sovereign lord the King, and the other moiety thereof to the party in that behalf grieved, or to any other that first sueth in that party by action of debt in any shire within this realm to be sued, (3) and that the defendants in any such action be not admitted to wage or do their law, nor any protection ne essoin for any such desend-Scavage to be ants be allowed in the same. (4) Provided alway, That the mayor, sheriffs, and commonalty of the city of London, and every of them, shall have and take all such sums of money for the said scavage, and of every person denizen, as by our sovereign lord the King, and his honourable council shall be determined to be the right and title of the mayor, sheriffs, and commonalty of the said city of London, or any of them, this

act in any wife notwithstanding.

CAP. IX.

Process in actions upon the case sued in the King's bench and common pleas

PORASMUCH as before this time there hath been great de-What process lays in actions of the case, that bath been sued as well before the shallbe award.

King in his bench, as in his court of his common bench, because of ed in actions upon the case which delays many persons have been put from their remedy: (2) be sued in the it therefore ordained, enacted, and established by the King our king's bench, sovereign lord, by the advice and assent of the lords spiritual and or common temporal, and the commons, in this present parliament as-bench. sembled, and by authority of the same, That like process be 29. had hereaster in actions upon the case, as well sued and hang-1 Sid. 148,259, ing, as to be fued, in any of the faid courts, as in actions of 260. trespass or debt.

> CAP. X. Sberiffs.

BE it ordained, established, and enacted by the King our so-vereign lord, by the advice, and assent of his lords spiri-tual and temporal, and the commons, in this present parliatual and temporal, and the commons, in this present pariament assembled, and by authority of the same, That every sheriff within every county within this realm of England have The sheriffs the custody, rule, keeping, and charge, from the Quindecim shall have the Pasche next coming, of every of the King's common gaols, pri-keeping of the sons, and prisoners in the same, in every of the said counties common where he is sheriff, during the time of his office, except all gaols gaols, and the whereof any person or persons spiritual or temporal, or body therein. corporate, have the keeping of estate of inheritance, or by suc- 14Ed.3. stat.1. cession; (2) and from the same Quindecim of Pasche next com- c.10. ing, that all letters patents made to any person or persons for term of life or lives, or for term of years, of the keeping of the faid gaols, and of any constableship of any castle, wherein any fuch common gaol is, by the King our sovereign lord, or any other Kings of this land, and every thing in the said letters patents contained, be from henceforth repealed, adnulled, void, and of no force ne effect in the law: (3) and that every such sheriff, from the said Quindecim of Pasche, be charged and chargeable with the faid gaols, prisons, and the prisoners remaining in the same. (4) And over that, where divers and many persons, for treason, murder, robberies, and other selonies, before this time have been taken, some for suspection of the same deeds, and some upon indictments, and thereupon brought unto the same gaols and prisons, and sometime remained in the keeping of the persons that so arrested them: for the said causes, and by colour of negligence, subtilly and crastily, and oftentimes for favour, mede, affection, or corruption, suffered the said offenders to escape, as if it had been by negligence, to the overt and express impediment of justice, and execution of the King's laws ordered for the punishment of such offenders; (5) and when such escapes have been found before the justices having authority to enquire thereof, and thereupon the parties convicted, or else yielded themselves to make fine

negligent ef-

for the same, small fines have been used to be set in those causes, to the little dread and fear, and great imboldening of the faid offenders and misdoers; by mean whereof great and errand felons, and heinous murderers, oftentimes have by negligence escaped, so that neither they, nor the keepers of them from whom they escaped, hitherto have not been Several penal-punished according to their demerits: (6) Be it therefore enacted, ties for the ordained, and established by the said authority of this present negligent ef-cape of several hands. That for every negligent escape hereaster from any forts of of of caftle, or other, being keeper of any gaol, or from any constable fenders. Exp. of castle, or other, being keeper of any gaols where such prisoners accustomably have been and shall be kept, of persons in-

dicted of high treason, being in their keeping, that no less fine be set or made for every such escape, than C. mark, and more, by the discretion of the justices that shall assess such fines; (7) and for every person escaping, being in their keeping for suspection of high treason, no less fine to be set ne made than xl. li. (8) and for every escape of persons indicted of murder or petit treason, xx. li. at the least, and more, by the discretion of the

justices that shall assess such fines; (9) and for every escape of persons suspected of murder or petit treason, x. li. or more, by the discretion of the justices that shall assess such fines; (10) and for every person escaping, being in their keeping, indicted of felony,

other than murder or treason, x. li. and for every person suspected of felony, other than murder or treason, as is aforesaid, to forseit for every such escape C.s. or more, by the discretion of

the justices, after the manner and quantity of their offences or A faving of o- demerits, (11) faving to every person or persons, their heirs, ther men's and their successors, such sufficient and lawful right and title to

rights for el-capes and fines any such escapes, and fines for the same, or to be quit of such for the same, escapes, or of any other escapes, as they have or ought to have The penalty at the time of making this act; this act, or any clause contain-

for negligent ed in the same in any thing notwithstanding. (12) And if any escapes before person hereafter have any prisoner in his keeping, arrested for the prisoner be sufficient of solutions and the prisoner be sufficient of solutions and the solutions are sufficient to the solutions and the solutions are sufficient to the s

brought to the suspicion of selony, treason, or murder, and that person that so

is arrested, escape by negligent keeping before that he be gaol. Exp.

brought to the gaol, that that person from whom he so escaped,

shall forfeit for every person that so doth escape, such fines as

shall be set by the discretion of the justices that shall have authority to affels such fines, as the case shall require, and the

fame forfeiture to go to them that be intitled to have fuch for-Letters patents feiture at the time of making this act. (13) And moreover, be or offices not it enacted and ordained by the said authority, That all offices of requiring acconstables of castles, fortresses, or other places, and all other oftual exercise shall be void fices within this realm of *England* or *Wales*, not requiring account of the state of the s shall be void. tual exercise in any of the same offices by them to whom such grant or office is made or granted, or by their deputy or deputies, granted by the King our fovereign lord that now is, to any person or persons for term of life or lives, and the letters patents of the same, shall be from the Feast of Pasche next coming utterly repealed, adnulled, void, and of no force ne effect in the

The continu- law. (14) And this act, as concerning the penalties aforefaid,

13.]

every of them, to endure to the next parliament, and no ance of this ger. (15) Provided always, That neither the sheriff of the act concerning penalties. nty of Surrey for the time being, nor any other sheriff, have The sheriff of rule, custody, or governance of the gaols of the King's bench Surrey shall Marshalsea, or of either of them, by reason or by authority of not have the Marjbailea, or of either of them, by reason or by addition who keeping of the faid act; but that Sir Thomas Brandon knight, and Sir John keeping of the King's bench by knight, and either of them, have and enjoy the custody and Marshalkeeping of the same gaols, according unto their several sea. nts to them made, this act notwithstanding. (16) Provided Edward Courtay, That the said act of resumption, or any articles therein ney earl of Detained, extend not, ne be in any wise hurtful or prejudicial tent except.

Edward Courtney earl of Devon, for the avoiding and repealof any letters patents, or grant to him made by the King fovereign lord, of and for the constableship of the castle of lermell, otherwise called Restormin, in the country of Cornwall, that such letters patents or grants of the same office, be of great force, strength, and effect, and to the said earl as alable, as they should or might have been, if the said act of imption had never been had ne made. (17) Provided al- patent except. 7, That this act of resumption, or any other act made or to patent except. made in this present parliament, extend not, ne in any wise hurtful or prejudicial unto any manner of grant made by the ng our sovereign lord by his letters patents to John Morgan, or for the parkership of the park of Carlion with the profits of fame within the lordship of Uske in South Wales; but that the letters patents, and every thing in them contained, be from reforth good and effectual to the faid John, according to the or and purport of the same, the foresaid act or acts in any e notwithstanding.

I. Provided always, That this act of resumption, nor any er act or acts of refumption, or repealing or avoiding of any letters patents in this present parliament made or to be de, extend not, nor be prejudicial to our trusty and well-beed servant Henry Wyatt, late elerk of our jewels, as of, to, for our letters patents to him, and to Thomas Fitzwilliam, : deceased, by us made and granted the iv. day of April, in v. year of our reign (among other) of the offices of conale and porter of our castle of Conysborough, in our county of k, to have, occupy, and exercise for term of their lives, and ather of them overliving, nor to any wages, fees, profits, and amodities to the same offices, or either of them belonging to perceived; nor also as to and for the office of constableship ur castle of Tykhill, parcel of our duchy of Lancaster, in our said nty of York, and of the office of porter or portership of the e castle to him by our letters patents under the seal of our thy of Lancaster, bearing date the xxv. day of June, in the year of our reign, granted during our pleasure; nor to or any fees or wages to or for the same in any wise belonging to be perceived; nor over that, of, to, or for the office of mer or warnership of the warren of Methwelde, in the coun-If Norf, parcel of our faid duchy of Lancoster, to him by

[1503.

us by our letters patents under the seal of our said duchy granted for term of his life; nor to or for any wages and fees to the fame office pertaining, or for the fame yearly to be perceived or had in any manner wife; but that every of the faid letters patents, and all things in them and every of them contained, be good and effectual to him in all things, according to the form, purport, and effect of the fame letters patents, and of either of them, this act notwithstanding.

CAP. XI.

For deer-bays and buck-stalls.

FORASMUCH as it is well underflood and known, that the greatest destruction of red deer and fallow within this realm in time past bath been, and set is, with nets called deer-bays and buckstalls, and stalking with beasts, to the great displeasure of our severeign lord the King, and of all the lords and other noblemen within this bis realm, having forests, chases, or parks in their possessions, rule, or keeping; so that if the said nets or stalking should unlawfully be used and occupied in time coming, as they have been in time past, the most part of the forests, chases, and parks of this realm should be therewith destroyed: (2) Be it therefore established and enacted, by the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That any person or persons, spiritual or temporal, having no park, chase, nor forest of their own, keep, nor cause to be kept any nets called *Deer-hays*, or *Buck-stalls*, by the space of a month next after the proclamation of this act made; (3) upon pain of forfeiture for every month that he or they so keep or cause to be kept the same nets, hays, or buck-stalls, x. li. (4) And that no person from henceforth stalk, nor cause any other person to stalk, with any bush or beasts to any deer, being in any park, chase, or forest, or without, but if it be within his own ground, chase, forest, or park, without licence of the owner, master of the game, or keeper of the same ground, chase, forest, or park, upon pain of forfeiture for every time that he or they so stalketh, x. li. (5) And furthermore, That no person ne persons without his own ground flay, take, or cause to be taken by mean of crast or engine, any herons, without it be with hawking, or with a long bow, upon pain of forfeiture for every heron taken or slain vi.s. viii.d. (6) And that no person or persons without his or their young herons own ground take any young herons out of the nest, without li-out of the nest, cence of the owner of the ground where the said nest is, upon pain of forfeiture for every heron so taken out of the neft, x.s. (7) And that every man that will, may and shall be admitted to fue for every of the said forfeitures by action of debt, and like process to be had and made therein, as in other actions of debt at the making of this act; (8) and that the defendant be not admitted to tend nor to do his law in any fuch action, nor any essoin nor protection to be allowed for the defendant in the same. (9) And that two justices of peace in their sessions, shall have authority to call before them any person suspected of the premis-

The penalty for keeping of deer-hays or buck-stalls.

The penalty for flalking, or caufing another to stalk at a deer without licence.

The penalty for taking of

Two justices of peace may examine any persons sufpected, and punish them. fes, and by their discretions to examine them in the premisses. (10) And if by their examination the party so examined be found in default contrary to the premisses, then that person so found in default to be committed to prison till he have sound furety for payment of the same forseitures to the King; (11) and that those justices that so examine them, shall have the tenth part of every such forseiture for their labour in that behalf.

CAP. XII.

An act touching the punishment of vagabonds for their first offence, and for their second offence, and of them that do relieve them. A remedy to provide for beggars not able to work.

Which officers and persons may punish vagabonds, and their
penalty if they do not. Exp. 39 El. c.4. (2) Certain persons
prohibited to play at unlawful games. Exp. 33 H. c.9. (3)

Two justices of peace may reject common selling ale or beer.

Altered 5 & 6 Ed. 6. c.25. & Rep. 21 Jac. 1. c.28.

CAP. XIII.

Riot.

WHEREAS in the parliament holden at Westminster the 13 H. 4. C.7. Tuesday the morrow next after All souls, the thirteenth year of the reign of King Henry the Fourth, among other things it was enacted, ordained, and established, That if any riot, assembly, Jurors impaor rout of people against the law, were made in any part of the realm, nelled to in-that the justices of the peace, three or two of them at the least, and the and the issues shoriff or under-shoriff of the county where such riot, assembly, or rout returned nelled to inspecially be done, after the same statute, should come with the power thereupon.

of the shire (if need should be) to arrest them, and them should arrest; (2) and the same justices and sheriff, or under-sheriff, should have power to record that that they should sind so done in their presence against the law, (3) and that by the record of the The punish-same justices and sheriff, or under-sheriff, the same trespassers and ment of main-missoers should be convicted in manner and form as it is contained tainers, wherein the statute of sorcible entries; with divers and many other by a riot is articles touching and concerning the premisses, as in the same statute made the said xiii, year more plainly at large it appeareth. tute made the said xiij. year more plainly at large it appeareth, (4) which statute is thought good and necessary: wherefore by the advice and affent of the lords spiritual and temporal, and the commens, in this present parliament assembled, and by the authority of the same, Be it therefore ordained, established, and enacted, That the said act made in the said xiij. year of King Henry 2 H. 5. stat. 2. the Fourth, concerning riots, affemblies, and routs of people, c.s. and all and every article and articles comprised in the same, and also all other statutes before this time made concerning the punishment of rioters, at the time of the making of this act being in force, from henceforth stand in their force, and be duly put in execution after the tenors and purports of the same. (5) And for a funch as in the said statute made in the said xiij. year, it is not expressed of what sufficiency the jur-ers impanelled should be, or what issues they should lose, if they appear

fufficiency they shall be.

What issues iurors.

The theriff's forfeiture for omitting his duty.

Certificate of the maintainers and embracers.

The forfeitainers and embracers. whereby a riot is not found.

1 R. 2. C.7. 1 H. 4. C.7. 2 H. 4. C.21. 8 Ed. 4. c.2. 7 H. 4. C.14.

appear not, nor no mention therein made of any punishment of the maintainers and embracers of the jurors that so shall be impanelled, should bave for their misdemeanors, if any be: (6) It is therefore furthermore enacted by the said authority in this present par-How many ju-liament, That if any riot, rout, or unlawful affembly, be comrors thall be mitted and done at any time after the first day of May next returned to incoming, within this realm of England, that the sheriff having quire of a riot. quire of a riot, a precept directed to him, shall return xxiv. persons dwelling within the shire where such riot, rout, or unlawful assembly shall be so committed and done, whereof every of them shall have lands and tenements within the same shire to the yearly value of xx.s. of charter land or freehold, or xxvi.s. viii.d. of copyhold, or of both, over and above all charges, to inquire of the faid rithall be return ot, rout, or unlawful affembly. (7) And he shall return upon ed upon the every person so by him impanelled, in issues, at the first day xx.s. and at the second day xl.s. if they appear not and be sworn to inquire of the premisses at the first day. (8) And if default be in the sheriff or under-sheriff, for returning of other persons, not being of the said sufficiency, or return not issues in form aforesaid, that then the said sheriff shall forfeit to our sovereign lord the King, for either default therein, xx. li. (9) And if the faid riot, rout, or unlawful affembly be not found by the faid jury, by reason of any maintenance or embracery of the said jurors, then the same justices and the sheriff, or under-sheriff, over and above all fuch certificate that they must and be bound to make, Carthew, 383. according to the said statute made the said xiij. year, shall in the same certificate certify the names of the maintainers and embracers in that behalf, if any be, with their misdemeanors that they know, upon pain of every of the faid justices and sheriff; or under-sheriff, to forfeit xx. li. if the same justices and sheriff, or under-sheriff, have no reasonable excuse for non-certifying of the same; (10) which certificate so made shall be of like force tures of main- and effect in the law, as if the matter contained in the same were duly found by the verdict of twelve men: (11) and every person duly proved to be a maintainer or embracer of the same

CAP. XIV.

to remain by the discretion of the justices.

shall forfeit to our said sovereign lord xx. li. and as well the same

maintainers as the embracers shall be committed to ward, there

The penalty for giving or taking any livery, &c. or for retaining, or being retained with another, during the King's life.

CAP. XV.

Several charges imposed upon the lands and persons of Cestuy que use.

The several inconveniencies that many did receive by Ceftuy que ule.

PRAYEN The commons in this present parliament assembled, that where divers and many persons be defrauded of their execution, as well of and upon recognifances, statutes of the staple, statutes-merchants to them made, as of their debts and damages recovered in actions of debt, trespasses, or other actions: and so in like wise the lords of whom any lands and tenements be holden in focage, of their reliefs, and fome-11ma

and also he that of right ought to be very tenant to the lord of whom Co. Lit. 91. a. such lands and tenements be holden, causeth by fine, froffment, recovery fuch lands and tenements be holden, causeth by fine, scoffment, recovery, or otherwise, divers persons to be seised of the said lands, tenements, and other hereditaments only to his use, he taketh the profits of the same, to the great hurt, deceit, and defraud of the King's true liege people within this his realm, if that remedy be not therefore purveyed. (2) In confideration whereof, be it ordained, established and enacted by the King our sovereign lord, by the affent of the lords spiritual and temporal, and the commons in this present parliament assembled, and by authority of the same, That from henceforth it shall be lawful for every sheriff, or other officer, to whom any writ or precept is or shall be directed at the suit of any person or persons, to have any execution of any lands, tenements or other hereditaments, against any person or persons of, for and upon any condemnation, estatute-merchant, estatute Cestus que use of the staple, recognisance hereaster to be made or had, to do, shall be put in make and deliver execution unto the party in that behalf suing, execution for of all such lands and tenements, as any other person or persons his debt due be in any manner of wise seised, or hereaster shall be seised in by judgment, any wise, to the only use of him against whom execution is so such that the said sheriff or other officer might or ought to have done if the said party against whom execution hereaster shall so be sued, had been solely seised of the said lands and tenements of fuch estate as they be seised of to his use at the time of the said execution sued. (3) And over that, be it ordained by the The lands of said authority, That the lords of whom any such lands and tene- Cessay que use ments be holden in socage, shall from henceforth after the death chief lord of the company person or persons as is afforciated by of him to whose use any person or persons as is aforesaid be the relief, he-seised (and no will thereof declared) have his relief, heriot, and riot and other all other duties, like as the faid lord ought or might have had if duties. he had died seised of the same. (4) Provided alway, That every Costuy que ase such person against whom execution is or shall be had of lands shall have such and tenements, so being in possession of other persons to his use, advantages as may have all such advantage in the law against him or them that he might have to have execution of the lands or tenements after rehears of the lands or tenements. so have execution of the lands or tenements afore rehearled, as been tenant of he might or should have had if he had been solely seised of the the land. faid lands and tenements at time of the faid execution sued. (5) Cessuy que use And over that, be it ordained by the said authority, That if any being a bondbondman purchase anylands or tenements in see simple, see tail, man, the land or for term of life, or for term of years, and causeth estate to be may be seised made to divers persons to his use, or taketh estate to himself and by his lord. to divers other jointly with him and to his use and behoof, that 1 R. 3. C.1.

it shall be lawful to the lord of any such bondman to enter during 27 H. 8. C.10.

the same use, into the lands and tenements and every parcel the same use, into the lands and tenements and every parcel thereof so purchased by his bondman, in like manner and form as he might have done, if the faid bondman had only been seised

time of their heriots, by reason that he so being bound or condemned, 1 Co. 123.

of the faid lands and tenements in fee or otherwife.

CAP. XVI.

The statute of 11 H. 7. c.26. touching the ability of jurors impanelled in the sheriffs turns in Surrey, Suffex, and Hampsbire, continued until the next parliament.

CAP. XVII.

Shearing worsted.

the statute of 21 H. 7. C.11.

A confirmation of part of PRAYEN the commons in this present parliament assembled, That tion of part of whereas the city of Norwich is an ancient city, and in the same city without time of mind among other crafts hath been used a certain craft called shearman's craft, and the artificers of the same bave alof the relidue. way used by the same time to shear as well worsteds, stamins, fustians, as all other woolen cloth; and all apprentices of the same crast bave been taken and bound to shearman's craft only, and by reason thereof they have had and enjoyed their liberties and freedom in their occupation by the name of the shearman's craft generally, and none otherwise; (2) and there have every year used within the said city to be chosen and sworn two wardens of the same crast, and all defaults by the said wardens, in their crast found, to be presented before the mayor of the said city for the time being, and the offenders in that behalf to be punished according to the custom of the same city; till now of late times divers persons for their own singular profit, contrary to the common weal of the said city, feigning to have a craft of worsted shearing, separate from the said craft of shearman's craft, surmitted a bill inte the parliament holden at Westminster the fourteenth day of October, the eleventh year of the reign of our sovereign lord the King that now is; by force of which pretended bill it was in the said parliament enacted and ordained, That from thenceforth no man should take upon bim to shear worsteds within the said city, but if he had been apprentice to the said occupation of worsted-shearing by the space of seven years, or such other as the masters of the said occupation within the faid city for the time being, approving their cunning, with the advice of the mayor for the time being in the said city, will admit. And furthermore in the end of the same act it was provided, That the said occupation of worsted-spearing shall not make, nor do to be made, any ordinance concerning the faid occupation among themselves, but fuch as the mayor of the faid city for the time being with his brethren aldermen shall think necessary and profitable for the weal of the King's subjects, as more plainly in the said act amongst other things. The inconvedoth appear. (4) It is so, that sith the making of the said act, by niencies which colour of the same, the worsted shearmen within the said city within have ensued to have ensued to themselves, without the advice or consent of the mayor of the said city, the shearmen have chosen wardens of worsted-shearing, and separated the same pre-the statute of tended crast from the foresaid crast, called shearman's crast, contrary 11 H. 7. C.11. to the liberties and good customs of the said city in time passed used and approved: (5) and over that, the faid pretended wardens, with their company to them confedered, divers and many times affembled and made ordinances among themselves, contrary to the common weal of the faid city, without any advice of the mayor of the faid rity, intending to bring the shearing of worsteds into few mens hands, and to inhance

The several practices of the wardens of worstedshearers in Norwich.

the price of shearing of worsteds at their pleasure, insomuch that they will not admit to shearing of worsteds but certain persons, where many other within the faid city be as perfect, and have as great cunning in the said shearing of worsteds, as they that the said pretended wardens do daily suffer to shear, have; and will not admit any man to the shearing of worsteds, though he have sufficient cunning therein, without he will compound with them, and make great and importable fines; by force whereof divers and many of the shearmen, lately inhabitants of the said city, be departed out of the same city into the country, and so divers and many houses within the said city now be unoceupied and decayed, and daily more are like to be, to the great desolation of the said city, and also to the impoverishing of the merchants buyers of the faid worsted within the saidcity, whereby the great weal and profperity of the faid city standeth, and the inhabitants of the same supported. (6) In consideration of all which premisses, it may please the King our sovereign lord, of his most abundant grace, and for the great zeal his Grace hath to the universal weal of his subjects in this his realm, by the advice and affent of the lords spiritual and temporal, and of the commons, in this parliament affembled, and by authority of the same, to ordain, establish, and enact,

That the foresaid act made the said sourteenth day of October, So much of the eleventh year aforesaid, in every thing touching and conthe statute of cerning the faid worsted-shearing, or the said pretended crast of as concerneth worsted-shearing only, be utterly void, repealed, adnulled, and the taking of of no force ne effect. (7) Provided alway, That the residue of apprentices the foresaid act concerning the setting or putting, taking or re-confirmed, and ceiving, of apprentices for all the citizene and inhabitants within the residue ceiving, of apprentices for all the citizens and inhabitants within the residue touching work the said city of Norwich, may stand in his full strength and ef-sted-shearers fect, in such form as in the said act is expressed and contained, repealed. this present act notwithstanding,

C A P. XVIII.

For free passage upon the river Severn.

O the King our sovereign lord, prayen the commons in this present parliament affembled, That where time out of mind, merchants, victuallers, and all other your liege people of this your realm, at their pleasure have had and used free course and passage through and upon your river and water of Severn, within this your realm, with ships, trows, boats, and all other their vessels, to carry and convey their merchandifes, victuals, and other goods, from town to town, and from place to place, without interruption, trouble, vexation, let, or disturbance, and without any thing therefore paying or giving, until late time that divers merchants and others of this your realm of England were by divers and certain misruled persons, inhabited in the forest of Dean, and other places to the said river adjoining, wrongfully letted, vexed, and interrupted; (2) whereupon for the sure and peaceable passage and course upon the same water and river of all the King's liege people to be bad and continued, divers acts and laws were made and provided, and in especial one in the ninth year of the reign of the most blessed, and of famous in memory, your uncle King Henry the Sixth, by the which The effect of att it was established, ordained, and provided, That all your liege the statute of people,

provided for of Severn.

people, and every of them, should have their common and free passage tree passage upon your said river and water with their trows, boats, and other vesfels, from Bristol, Gloucester, Worcester, and other places, without let, interruption, or denier; (3) and if any of your liege people or subjects were of their said course and passage letted or disturbed, that they should have actions of trespals against the offenders in that behalf; (4) and the premisses notwithstanding, divers persons late and now, being your officers of and in your city of Worcester, and and now, being your officers of and in your city of Worcester, and town of Gloucester, and other places adjoining to your said river and water, will not suffer any boat, trow, or other vessel, to pass through and upon your said river and water without divers impositions by them thereupon set, and by them levied, gathered, and reared upon the merchants and owners of the said goods and merchandises, by the said river and water passing, in manifest contempt of your said laws, and breach, of the laudable custom aforetime remembered. (5) Please it therefore your Highness, the premisses considered, by the advice and affent of the lords spiritual and temporal, and the commons. and affent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the Theforseiture same, to ordain, establish, and enact, That whatsoever person

of those that interrupt any with their boats passing

of Severn.

or perfons, of what estate, degree, or condition he or they be of, that hereafter take any imposition of any of the King's liege people, for trow, boat, or any other vessel, for any goods or upon the river merchandises carried or conveyed in and upon the said river and water of Severn, or let, vex, or interrupt any boats, trows, or other vessels so passing by the said river and water, for any such imposition or otherwise against your laws, that every such person or persons, so doing and offending, shall forfeit to the King our fovereign lord for every fuch offence xx.l. (6) And for every fuch fum or fums so forfeit, the party grieved, and all other perfons that will fue for the fame forfeiture, shall have and fue an action popular of debt, as well to and for the use of our sovereign lord the King, as to the use of him that shall so sue for it in his own name; and that our fovereign lord the King have two parts of the said sum so forseited, and the party that so shall sue for the same, have the third part thereof: (7) and the party desendant in every fuch action shall not be received to wage his law, and also be outed of all dilatories in the same action, as protections, action to defend or plead to any iffue, for any offences done or

whom issues ons shall be

tried.

Where and by essoin, and other. (8) And if it fortune the parties in any such able in any of committed contrary to the premisses, triable in the city of Worthe said acti- cester, or the liberties of the same than the by twelve men within the county of Worcester, not dwelling nor having any lands within the same city, ne the suburbs of the same. (9) And if the party aforesaid in any such action defend and plead to an iffue, for any fuch offence done or committed contrary to the premisses, triable in the shire of the town of Gloucester, or in the county of Gloucester, the same issue to be tried by twelve men of or in the county of Gloucester, thereto ad-

joining, not having any lands, ne dwelling within the same Theorems of thire of the town of Gloucester. (10) Provided alway, That this

act, norany thing in the same contained or specified, in any wise landsshall be extend not, nor be prejudicial or hurtful, to any person or per-satisfied for the sons having any lands or meads adjoining to the said stream or they receive. water of Severn, to take of every person or persons going upon his or their said lands or meads, and haling or drawing any fuch trow, boat, or vessel, reasonable recompence and satisfaction for fuch hurts and offences, as he or they having fuch lands or meads adjoining to the faid stream or water, shall sustain by reason of any such going or drawing of any such trow, boat, or vessel. (11) Provided alway, That if any person or persons A duty or imfpiritual or temporal, or any body corporate, come before the position may
be allowed lords of the King's honourable council in the Star-chamber at and decreed in Westminster, at any time hereafter before the seast of the ascen- the Star-chamfion of our Lord, that shall be in the year of our Lord God. M. D. ber. and v. and there make any sufficient proof and lawful title of their own offer, or by other means, before the same feast, to have any manner of duty and imposition of and for any manner boat, trow, or other vessel aforesaid, or for any merchandises or goods in any of the same carried and conveyed in and upon the faid river and water of Severn, and the same proof and title by the said council admitted, and decreed before the same feast to be good and available to the party or parties that sue for the same; that then from thenceforth after such proof and title shewed, and so by the said council admitted, and by them before the fame feast decreed to be good, those persons having such lawful title may and shall have, from the time of that decree made, all manner such duties of every of the King's liege people so carrying or conveying any boat, trow, or other vessel, in and upon the faid water of Severn, according to their title and right so proved and decreed, after the manner and form of the faid title and decree; the partial and wife notwithstanding.

CAP, XIX. and decree; this present act, or any thing therein contained in 23 H. 8. C.12.

No shoemaker shall occupy the mystery of a currier, nor cur-Rep. 5.El.c. 8. rier shall occupy the mystery of a shoemaker. (2) No tanner 1 Jac. 1. c. 22. shall put a hide to sale before it be sufficiently dried.

CAP. XX: Writs of error.

PRAYEN the commons in this present parliament assembled, That A confirmawhere at a parliament holden at Westminster, in the third year tion of the statute of 3 H. 7.

of the reign of our sovereign lord the king that now is, by the advice c.10. touching of the reign of our sovereign lord the king that now is, by the davice c.10. touching of the lords spiritual and temporal, and the commons, in the same par- costs awarded liament assembled, and by authority of the same, it was enacted, or- to the plain-dained, and established, among other things, That if any desendant or desendant sutenant, defendants or tenants, or any other that shall be bound by any etha writ of every the results are accounted. judgment, sue, asore execution had, any writ of error to reverse any error. fuch judgment, in delaying of execution of the party, (2) that then if the fame judgment be affirmed good in the said writ of error, and not erroneous, or that the said writ of error be discontinued in the default of the party, or the person or persons that sueth the writ or writs of error be nonsuited in the same, that then the said person or persons, egainst whom the said writ of error is so sued, shall recover his costs and damage 💃

damages for his delay and wrongful vexation in the same, by discretion of the justices afore whom the said writ of error is sued: (3) which act or ordinance hath not been as yet duly put in execution, by reason whereof, as well plaintiffs as demandants, in divers actions by them fued fith the making of the faid statute, have been oftentimes delayed of their execution, to their great and importable hurt, loss, and charges: (4) Wherefore the King our sovereign lord, by the advice of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, ordaineth, establisheth, and enacteth, That the said act made the third year of his reign, concerning the premisses, be good and effectual, and that from henceforth it be duly put in execution.

CAP. XXI.

Silk-works.

filk not lawful into this realm. Bavil, 7, 10.

Certain things BE it established, ordained, and enacted by the authority of wrought of this present parliament, That no manner of person from the lawful to be brought henceforth bring, or cause to be brought, into this realm of England to be fold, any manner of filk wrought by itself, or with any other stuff, in any place out of this realm, in ribbands, laces, girdles, corses, calles, corses of tissues, or points, (2) upon pain of forseiture of all the said ribbands, laces, girdles, corfes, calles, corfes of tissues and points, and every of them, in whose hands soever they be found, or the value of the same; the one moiety of the said forfeiture to our sovereign lord the King, and the other moiety thereof unto any of the King's subjects that will seise the same, the which to do, it shall be lawful to every of the King's subjects at all times. (3) And that it shall be lawful to every person, as well stranger as other, to bring into this realm from henceforth all other manner of silks, as well wrought as raw or unwrought, to sell at his pleasure, any acts or act of parliament heretofore to the contrary made in any wife notwithstanding. (4) And that it shall be lawful to all persons that have any such ribbands, laces, girdles, corses, calles, corses of tissues or points, wrought beyond the sea, bought and brought into this land by the King's licence, and to be fold, to make fale of the fame, and every part thereof, and to have licence and liberty thereto, until the Feast of Pentecost, that shall be in the year of our Lord M,D, v.

\$3 H. 6. c.5. s Ed. 4. c.3. 12 Ed. 4. C.3. 1 R. 3. C.10. 1 H. 7. C.9. 13 & 14 Cár. 2.

¢.13.

CAP. XXII.

A repeal of a former statute 4 H. 7. prohibiting men of Calais to be factors for merchants strangers in England.

CAP. XXIII.

For the merchants of the hanses.

All ftatutes, in the stillyard. shall be igpealed.

BE it ordained, established, enacted, and provided by the derogation of King our sovereign lord, by the advice of the lords spirithe merchants tual and temporal, and the commons of the same, in this prefent parliament affembled, for merchants of the hanse of Almain, having the house in the city of London, commonly called Guillballd**a**

ballda Teutonicorum, that by the authority of this said parliament every act, statute, or ordinance, acts, statutes, or ordinances heretofore made, concerning merchants, merchandises, or other wares, extend not to the prejudice, hurt, or charge of the faid merchants of the hanse, contrary to their ancient liberties, privileges, free usages, and customs of old time granted to the said merchants of the hanse, as well by the King's noble progenitors, and ratified and confirmed by the King's grace, as by authority of divers parliaments; (2) but that all such act, statute, and ordinance, acts, statutes, and ordinances so made, or to be made, in derogation of their faid liberties, privileges, free usages, and customs, stand and be, as against the said merchants and their successors, and every of them, void, repealed, adnulled, and of none effect; any act, statute, or ordinance, acts, statutes, or ordinances to the contrary made or to be made of the city of London, or any of them, or the successors of any London. of them, of or for any entries, liberties, privileges, franchiles, or other thing to them or any of them given or granted by the King's most noble progenitors or predecessors Kings of this realm, or by authority of parliament, or otherwise; this present act or any thing therein contained notwithstanding.

CAP. XXIV.

For bolding the shire-court at Chichester and Lewes IN Consideration that the shire-court of and for the shire of Sussex is held and kept in the city of Chichester, which is in the extream part of the same shire, the same shire being lxx. miles in length; by reason whereof divers and many of the King's subjects, inhabiting that shire, are sometimes outlawed, and sometimes lose great sums of money in that court ere they have knowledge thereof, to their utter undoing: (2) Be it therefore enacted by the authority of this present Where the parliament, That from the Feast of Easter next coming, the shire-court for shire-court for that shire shall be holden and kept one time at the county of Chichester aforesaid, and the next time at the borough of Lewes, Sussex shall be which borough is in the midst of that shire, and so to be kept holden. alternis vicibus for ever; (3) and every shire-court holden to the contrary hereof, and all things therein done, to be void.

Here end the Statutes of King HENRY the Seventh.

Anno primo HENRICI VIII.

Statutes made at Westminster, in the first year of King HENRY VIII. and in the year of our Lord 1509.

HE King our sovereign lord Henry the Eighth after the conquest, L by the Grace of God King of England and of France, and lord of Ireland, at his parliament holden at Westminster the one and twentieth day of January, in the first year of his most noble reign, after the prorogation, to the honour of God and of holy church, and for the common weal and profit of this realm, by the assent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by authority of the same, bath done to be ordained, made and enatted, certain statutes and ordinances, in manner and form following.

CAP. I.

A repeal of an act made Anno 8 H. 6. c.2. prohibiting the King's Exp. subjects to repair into Denmark and Iceland, saving to the town of Northbarm.

CAP. II.

Exp. 27 H, 8. The King nor any other shall take advantage of the penalties limited by the statute of 1 R. 3. c.8. touching the making of several sorts of cloths before the next parliament. C.12.

CAP. III.

All acquittances made by John Heron, general receiver of the King's revenues, shall be a discharge against the King; and John Heron shall stand chargeable to others having interest in receipts. To endure only to the next parliament.

CAP. IV.

Exp. 18El.c.5, All actions, &c. for the King upon any penal statute shall be 31 El. c.5. taken within three years after the offence committed, and for any other person within one year. To endure to the next parliament.

CAP. V.

A repeal of the all made, that no man enter goods, but in the owner's name, in the customers books.

The penalty for customing roods whereby the King

THEREAS at a parliament bolden at Westminster, in the third year of the reign of King Henry the Seventh, it was ordained and established by the authority of the same, That no manner of boieth his du- merchant, denizen or stranger, should take upon him to enter, or cause to be entered in the books of any customer of any port within this realm, any manner of merchandises coming into this his said realm, or going out of the same, in any other merchant's name, saving only the name of the merchant owning the same upon pain of forfeiture of all such goods and merchandises so entred; (2) and every of the said merchants, which so shall take upon him to cause such untrue entry to be made, to have imprisonment, and to make fine thereof at the King's pleasure: Bulftr. 22. (3) it is now by our sovereign ford the King, and his lords spiritual

and temporal, and the commons, in this present parliament assembled, The intent well confidering, that the intent and cause of the making of the said sta- and cause of tute was only, for a smuch as by the subtil dealing of some Englishmen, the statute of zolourably entering in their own names the goods of merchants strang- 3 H. 7. c.7. ers, the King's Highness was deceived in his customs, and that the faid statute was made for none other cause; yet for a smuch as the words of the said statute were general, it was extended as well unto the goods of an Englishman entered in the name of one other Englishman, as to the goods of a stranger entered in the name of an Englishman, to the great hurt, loss, and damage of many and divers of the King's subjests, and contrary to the very intent and meaning of the said statute.

II. It is therefore ordained, established and enacted by the au- A repeal of

thority of this present parliament, That the act afore rehearsed, the said made the said third year, and all things contained in the same, statute. be from henceforth repealed, adnulled, utterly void, and of none

III. And furthermore, be it enacted by our fovereign lord the One English-King, the lords spiritual and temporal, and the commons, in man may custhis present parliament assembled, and by authority of the same, tom goods in That is shall be lawful from beneforth, that every Englishmen, another Eag-That it shall be lawful from henceforth, that every Englishman, lishman name. and all other the King's subjects, may in every port or haven within this realm of England, Ireland, and Wales, and the marches of the same, and in the town of Berwick, where it shall happen any merchandise to arrive, or to be charged and carried out, to custom in his name all manner of goods and merchandise of another Englishman, or the King's subjects.

IV. And in like form, every merchant stranger to custom in Greener may his name any goods or merchandise of any other merchant custom goods stranger, so that the said merchant stranger that customs the in another's goods of another merchant stranger, and the very owner or pro- name prietary of the goods so customed, be charged with like custom, ¹ Roll, ¹⁴³, subsidy, and other things, so that the King's Grace be not de
146.

frauded of his right.

V. And if any merchant stranger or denizen, or any other The penalty the King's subject, custom any goods or merchandises of a for customing of goods, nother stranger or denizen, or of any other the King's subject, whereby the whereby the King's Grace should lose his custom, subsidy, or King loseth other his right or duty, that then the said merchant stranger or his custom. denizen, or any other the King's subject that so taketh upon him the penalty or them, to forseit to our said sovereign lord the King the goods & 3 Ed. 6. or merchandises so customed; and over that, to forfeit to the c.22. party or parties in this behalf grieved, as much money as the goods or merchandises of the merchant stranger, denizen, or other the King's subjects (so cautelously customed) amounted

VI. And that no citizen of London, or other the King's fub- No wines free jects, inhabiting in the cinque-ports, or any other being free of of prilage, &c. prilage or butlerage of wines, by grant, cultom or otherwise, to be cultom-eustom no wines of any person or persons not being free of any prisage or butlerage.

VII. Andif any person, free of the said prisage or butlerage,

so do, that then the said person or persons (that so do) forfeit to our said sovereign lord the double value of the prisage of the faid wines so customed.

VIII. And further, That it be lawful to any person or perfons grieved contrary to this act, to have an action of debt against every person or persons that so custom the goods or merchandises in his name, and not in the owner's name, of the fum or the value of the faid merchandifes so customed and forfeited; in which action none essoin nor protection shall lie, nor the defendant to wage his law.

r El. c. 11.

CAP. VI.

4 Inft. 41.

A repeal of a statute made Anno 11 H. 7. c. 3. giving authority to justices of assise and justices of peace in their sessions to hear and determine all offences and contempts committed against any statute in force, faving treason, murder, or felony.

CAP. VII.

For coroners.

A rehearfal of 9 M. 7. c. 1. touching the fees of coromers.

WHEREAS by a statute made at Westminster the third year of King Henry the Seventh, it was enacted, That a coroner shall have for his fee, upon every inquisition taken upon the view of the body stain and murdered, thirteen shillings, four pence, of the goods and chattels of him that is the flayer or murderer; (2) where by the common law a coroner had not, or ought not to have any thing for their office doing, as by the same statute more plainly doth appear: (3) fith which statute so made, the coroners have used, that if any person bath happened to be flain by misadventure, and not by no man's hand, that they will not inquire upon the view of the body so by misadventure flain, except they have for their labour thirteen shillings, four pence, which is contrary to the common law, and also to the statute afore rebearsed; whereby great inconvenience doth daily grow to the King's
subjects, for as function as oftentimes the person that is so by misadventure
slain lieth long above the ground unburied, to the great noyance of the No fee due to King's liege people: (4) wherefore the King our sovereign lord, a coroner by the affents of the lords spiritual and temporal, and the com-

where any person is sain by misadven. That upon a request made to a coroner to

come and inquire upon the view of any person slain, drowned, 3 Ed. 3. c. 10. or otherwise dead by misadventure, the said coroner diligently 28 Ed. 3. c. 6. shall do his office, upon the view of the body of every such perfon or persons, without taking any thing therefore, (5) upon pain to every coroner that will not endeavour himself to do his office, as afore is said, or that he taketh any thing for doing of his office upon any person dead by misadventure, for every time

mons, in this present parliament assembled, and by authority of

Juftices, &c. and determine the faults of coroners.

forty shillings.

II. And that the justices of assises, and justices of peace withmay inquire of in the county where any such default of the coroners be, have authority and power to inquire thereof, and determine the fame, as well by examination as by presentment.

CAP.

CAP. VIII.

The att of escheators and commissioners.

ORASMUCH as divers of the King's subjects lately have been The cause of I. fore hurt, troubled, and some disherited by escheators and com- making this missioners, causing untrue offices to be found, and sometime returning act. into the courts of record offices and inquisitions that were never found, and sometime changing the matter of the offices that were truly found, to the great hurt, trouble, and disherison of the King's true subjects, that like before time hath not been feen in this realm: (2) wherefore No office shall be it ordained, established, and enacted in this present parliament, be returned and by authority of the same, That if any escheator or commisting any of the King's same because return or put into any of the King's sioner hereafter return or put into any of the King's courts any in-courts, but quifitions or offices concerning lands, tenements, or other here-which is found ditaments, not found nor prefented by the oaths of twelve men, by a jury.

and indented, and by them fealed, that then the fame escheator or escheator or or commissioner forfeit for every such office or inquisition so re-commissioner turned, and put into any of the faid courts, an C. li. to the must have. party or parties grieved by any fuch inquisition or office: (3) and that from henceforth no escheator, ne no man sit by virtue of any commission, to inquire of lands, tenements, or other hereditaments, except he, or other to his use, have lands, tenements or hereditaments, of the yearly value of xl. marks, above all charges and reprises, upon pain of xx. li. (4) And that it shall be lawful for all persons that be not sufficient of freehold in possession or use at the time of any such commission to them delivered, to refuse to fit and inquire by virtue of the same commission.

II. And that they, upon process made against them out of the King's exchequer by virtue of the same commissions, to be discharged upon their oaths for their said non-sufficiency, with-

out fine or fee,

· III. And that every escheator and commissioner shall sit in The escheator convenient and open places, according to the statutes hereto-shall sit in an fore made: (2) and that the faid escheators and commissioners open place, shall suffer every person to give evidence openly in their pre- and suffer ever-fence, to such inquest as shall be taken before any of them, upon give evidence.

pain of xl, li.

IV. And that no sheriff, nor other person, which shall or 34 Ed. 3. c.13. ought to return writs or precepts, return before escheators, or 36 Ed. 3. c. 13. such commissioners, any person or persons to inquire of any 23 H. 6. c. 17. lands or tenements, except every of the same jury so returned, those jurors or other to their use, have lands or tenements of the yearly value must have, of xl. s. within the same shire where the same inquiry shall be which be r made, without fraud or collusion, above all charges and reprises, turned to find upon pain of forseiture for every person so returned C. s. (2) The jury must And that the jury that shall be sworn before any escheator, or receive the fuch commissioner, to enquire of lands, tenements, or other counterpane hereditaments, shall receive the counterpane of the office or in- of an office quisition that by them shall be presented, indented, and sealed found, and by the escheator, or by such commissioner, and the same delical leave it with by the escheator, or by such commissioner, and the same deliver the first men. and suffer to rest in the possession of the first person that shall be fworn in the faid jury, with him to remain, to the intent that



An escheator must receive an office found by the jury:

An officer of the chancery

must receive an inquisition found offered put it on the files. Dyer, f. 170. 8 H. 6. c. 16. 18 H. 6. c.7.

Officers of the exchequer must receive offices found and tendered unto them.

A transcript of an office thall be certified into the exchequer. None shall be escheator above a year.

ers, and who fball have the benefit of what means.

the faid commissioner or escheator may not change nor imbezzle the said offices or inquisitions; (3) and this to be done upon pain of every of the faid persons that shall be sworn, xx. s. (4) and that every escheator and commissioner, (after a jury or inquest before any of them sworn, be ready to give their verdict

or presentment, and offer to present the same) that the said escheator or commissioners, or part of them, shall receive the same verdict without further delay, upon pain of C. li. (5) and deliver the counterpane of the indenture to the jury, in form above rehearfed upon like pain. (6) And that if the clerk of the petit bag of the King's chancery for the time being, or his deputy or deputies, or any other officer there having authority to receive any fuch office or inquisition, to whose hands any such

unto him, and office or inquisition shall come, which ought to be returned into the faid chancery, will not receive the fame office or inquisition, and put it on the files to remain of record, within three days after it be received or offered to him to be received, he to forfeit for every such default xl. li. (7) And the commissioners or

escheator before whom the same office or inquisition is found, and (as is aforesaid) offered to be delivered into the chancery, to be discharged of the penalty of xl. li. limited by statute for non-returning of the same office or inquisition within the month: (8) and that the like law and penalty be to charge the officer or

officers of the King's exchequer for the time being, which ought to receive inquisitions or offices returnable into the same exchequer, for refusing so to receive them; (9) and that the commissioners or escheator, before whom the said inquisitions or offices be found, be discharged of the penalty of the statute for non-returning of the same inquisitions or offices, so that then the said escheator or commissioners, at any time after the month of any fuch offices before them or any of them taken, within another month then next enfuing, return the faid office into the chancery or exchequer, as the cause shall require; (10) and that

the faid clerk of the petit bag for the time being certify, or cause

to be certified, the transcript of every such office or inquisition, taken before any commissioners or escheator, to the King's exchequer the next term following the receipt thereof, upon pain of forfeiture for every such default C. s. (11) and that no man be compelled, after the feast of All Saints next coming, to occupy nor exercise the office of an escheator by any one patent over one whole year; (12) and that he that is once escheator, shall not be made escheator again within three years after the The penalties foresaid whole year ended. (13) And if any escheator after the of the offend-feast of All Saints be made escheator, or exercise his office by

reason of one patent over the time of one whole year ended, or be made escheator within three years after, as is afore said, that them, and by then after the faid whole year in form afore faid ended, his patent so made to be void and of none effect; (14) and that the party or parties so grieved, shall have his or their recovery of every the said forfeitures of one C. li. by action of debt, (15) in which action the defendant shall not wage his law, nor be by protection protection nor essoin, &c. (16) And the residue of the other forfeitures expressed in this present act, the King shall have the one moiety thereof, and the party that will fue therefore by action of debt the other moiety; and the defendant shall have no other

delay, but as is aforesaid.

V. Provided alway, That this act concerning escheators for Who may be exercifing of their office over an whole year together, and letters escheators apatents or grants made or to be made by any escheator for term bove one year of life, or for years, or otherwise, extend not, ne be prejudicial and by what to any escheator that now is, and that hereafter shall be made and ordained in any city or town corporate, or in the dutchies of Lancaster, Cornwall, and the counties palatines of Lancaster, Chester, Durham, or Ely, or to any other county palatine within the realm of England, Wales, or the marches of the same; or to any escheator made, or hereaster to be made, by any person or persons spiritual or temporal, having authority by reason of any franchises, liberties, privileges, prescriptions, or grant, to depute or make any such escheator in the same.

VI. Provided also, That this act, as to any penalty in the In what places fame concerning the sufficiency of escheators and jurors afore- the forelaid faid, extend not, nor be prejudicial to any escheator in city or sufficiency of towns corporate, ne to any other escheator made, or hereaster to escheators or be made, by any person or persons having privilege to make jurors is not escheators for inquisitions of lands, tenements, or hereditaments, necessary. (2) ne to any sheriff or bailiff, for returning in any panel any person or persons before any of the said escheators, of less value than is contained in the said act; the escheator of the county palatine of Lancaster and Chester in this proviso only foreprised. and excepted.

VII. Provided also, That this act extend not, nor be preju- Justices of dicial to any justices of the peace, for any thing done concern- peace shall not be prejudiced be prejudiced.

ing the commission of the peace.

VIII. Provided also, That nothing penal contained in this Confirmed present act take effect before the feast of Easter next coming; and made and this act to endure to the next positioned. and this act to endure to the next parliament.

CAP. IX

The lord chancellor or lord keeper may appoint two, three, or four persons to receive toll or custom, and to imploy the same upon the repair of the bridge of Stanes in the county of Middlesex, and to yield accompt thereof.

CAP.X.

An act to inlarge a statute for the traverse of lands seised into the King's bands before escheators.

WHEREAS by a statute made the eighth year of the reign of Archearfal of King Henry the Sixth, it is ordained, among other things, the statute of That no lands and tenements seised into the King's bands upon touching letinquests taken afore the escheator or commissioners, shall in no wife be ting to serm Let or granted to ferm by the chancellor of England, or any other lands seised efficer of the King's whatseever he be, till the same inquests and ver- into the dies King's hands

perpetual by 1 H. S. C. s.

upon an indiets be returned plainly into the chancery, or into the exchequer; (2) quest of office. but that all such lands and tenements shall abide wholly and continually in the King's hands, until the same inquests and verdicts be returned; (3) but it be so, That he or they that be grieved by the same inquests, or put out of their lands and tenements come into the chancery, and offer to traverse the same inquests, and offer to take the same lands and tenements to ferm; (4) and if they do so, then the same lands and tenements be committed unto them, if they shew good evidence proving their traverse to be true and find surety after the form of the said

statute, as in the same statute more at large appeareth II. And notwithstanding the said statute, divers escheators and commissioners, which have taken such inquests after the death of the King's subjects, of their covin, to the intent to put them that had cause of traverse to the verdicts of the said inquests from the ferm of the premisses, would in the time of vacation put into the chancery or into the exchequer, their said office by them taken, because the month should pass before the beginning of the term next ensuing, by reason whereof they

that should of right have the ferm upon their traverse according to the true intent of the said statute, were put from the same ferms contrary

III. For remedy whereof be it ordained, enacted, and esta-

Lands feised into the King's hands

in three

blished by authority of this present parliament, That from henceforth, after such office found afore any escheator or comquest of office, missioner, and put into chancery or the exchequer, if any per-shall be let to son or persons which will tender a traverse to the said office, and ferm to him that tendereth defireth to have the lands contained in the same office to ferm, a traverse to and findeth surety, and sheweth evidence to the chancellor of

to right and good conscience.

hearfed, come into the chancery within three months next after months. the same office so put into the chancery or exchequer, that he be then by the said chancellor thereto admitted; (2) and that then all other patents or grants hereafter to be made thereof within 36 Ed. 3. c. 13. the faid three months ended, be void and of none effect; the

the same with- England for the time being, according to the statute afore re-

faid statute made the eighth year of the reign of King Henry the 8 H. 6. c. 16. 18 H. 6. c.6,7. fixth, or any other statute made to the contrary notwithstanding.

CAP. XI.

The statute made Anno 11 H. 7. c. 24. which giveth attaint in EXP. certain cases against the party and petit jury, continued until 21 H. S. C. 1. the next parliament.

CAP. XII.

EXP. Untrue inquisitions found in the reign of King Henry the Seventh, by the procurement of Richard Empson and Edmund Dudley, intitling the King to tenures in Capite, may be traversed by the parties, though they have sued liveries, and their livery shall be no conclusion.

CAP. XIII.

EXP. The statutes of 17 Ed. 4. c. 1. & 4 H. 7. c. 23. inhibiting the transporting of money, plate, or jewels (saving for the penalty of felony) shall be continued unto the next parliament.

CAP. XIV.

A repeal of all former statutes made against excess of apparel; Rep. 1 Jac. 1. and what kind of apparel men of all degrees and callings are c. 25. allowed, and what prohibited to wear.

CAP. XV.

All affurances made to Richard Empson and Edmund Dudley, attainted of high treason, of land to the use of others, shall be void, and their joint feoffees shall stand seised of the whole. But this statute shall not extend to the lands of Robert Ratcliff lord Fitzwater.

Statutes made at Westminster Anno 3 HEN. VIII. and Anno Dom. 1511.

HE King our sovereign lord Henry the Eighth after the conand lord of Ireland, at his parliament holden at Westminster the fourth day of February, in the third year of his most noble reign, to the bonour of God and holy church, and for the common weal and profit of this realm, by the assent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, hath done to be made certain statutes and ordinances, in manner and form following.

CAP. I. Every person that shall carry over the sea any money, plate, and EXP. jewels, &c. shall forfeit the double value. To endure to the next parliament.

САР. П.

The statute made Anno 1 H. 8. c. 8. concerning escheators, commissioners, finding and returning of offices, rehearled, confirmed, and made perpetual.

CAP. III.

All forts of men under the age of forty years shall have bows Confirmed by and arrows, and use shooting; certain persons excepted, &c. 6H. 8. c. 2. Repealed by (2) unlawful games shall not be used. 33 H. S. c. 9.

CAP. IV.

Every person that is or shall be in the King's wars beyond the Plowd. 293, sea, or upon the sea, shall have a protection of Prosecturus, 294. or Moraturus cum clausula Volumus, (2) and he may aliene his Rast. pl. s. 453. lands holden in Capite without licence; and if he die in that 4 H. 7. c. 4. fervice, his heir within age and in ward, (3) his executors, 7 H. 7. c. 2. feoffees, or assigns, shall have the wardship and marriage toward the performance of his will.

CAP. V.

An all for payment of wages to soldiers. ORASMUCH as the King our fovereign lord intendeth, by the Exedit. Pult. grace of God, to fend over the fea a great army, trusting thereby, 6 Co. 27. a not 3 Inft. 86.87. fuing of cap-tains lacking number of foldiers.

A captain shall have all

It is felony for a foldier to depart from his captain without licence.

Justices of

The penalties not only to preserve this his realm in its ancient fame and honour, but of a captain also to set in persect peace and tranquility his subjects of the same, and for abridging the number of the better to be disposed to serve God: (2) howbeit, many times by the soldiers, or inordinate covetousness of captains retained with princes afore this detaining time, great part of the number of soldiers, for whom such captains their wages: have indented with princes at time of need, have lacked of the number and of a soldier depart of soldiers, whereby great jeopardy hath ensued, and irrecuperable damages may ensue, if remedy therefore be not seen and had: (3) be it therefore ordained by authority of this present parliament, suing of cap-That if any captain be retained, or hereafter shall be, to serve their prefixed the King on the fea, or beyond the fea in feat of war, which have not his or their whole and perfect number of men and foldiers, according as he shall be retained with the King, or give not them their full wages, without abridgement, as he shall receive

of the King for them: he shall for such default forfeit to the King all his goods and chattels, and their body to prison. And that every captain, petit captain, and all other having under and pay them retinue of foldier or foldiers at the King's wages, shall all their wages. (upon the pain aforesaid) pay to the retinue of soldier or soldiers, and every of the same, the wages rateably as is allowed unto them by the King our sovereign lord, or the treasurer of his wars, without lessening or withdrawing of any part thereof: (5) and for as long time as they shall receive wages for them, this payment to be made unto the faid retinues, every foldier of the fame, of their captains, and petit captains, always within fix days next and immediately after that the said captain, petit captain, or other, shall have received their wages of the King, or of the treasurer of his wars, or of their lords or masters.

II. And if any foldier, being no captain, immediately retained with the King, which hereafter shall be in wages, and retained, or take any prest to serve the King upon the sea, or upon the land, or beyond the sea, depart out of the King's service, without licence of the King's lieutenant there, that such departing be taken, deemed and adjudged felony: and that he fo offending fuffer for the faid offence, punishment and execution of felony.

III. And forasmuch as his offence stretcheth to the hurt and peace may en- jeopardy of the King our sovereign lord, the nobles of the realm, and of all the common weal thereof, that therefore he or they for and determine offending (not being within orders of holy church) enjoy not the benefit of his clergy. (2) And that it be ordered by the faid authority, That the justices of the peace to every shire of England where any such offenders be taken, have power to enquire of the faid offences, and the fame hear and determine, as they do and may do of felonies, trespasses, and other offences expressed in the King's commission to them made, as though the faid offences were done in the fame shire: (3) And also that the faid departing of fuch foldiers, and also their retainers, if it be traversed, be tried in the same shire where they be for such causes arrested and arraigned.

IÝ.

IV. Provided alway, That no captain be charged by this act The captain for lack of his number retained, as is abovefaid, whose soldiers shall be dis-finall happen to die, or otherwise depart, not in the default of soldiers die or the captain; so that the said captain, if he be at land wages, depart from shew the departing or lacking of his soldier within ten days after him. the lacking of the said soldier, unto the King's lieutenant there, and to the treasurer of the wars: (2) or if the captain be at the fea-wages, if he shew the departing or lacking of the soldier so lacking, to the admiral of the navy where he is retained, at the next meeting with the said admiral. (3) Provided alway, That this act extend not to any captains or soldiers, that now be, or This doth not hereafter shall be retained within the towns of Calais, Hammes extend to the and Guisnes, Risebank, Berwick, and Wales, or any of them, and houshold serthe marches of the same.

V. Provided alway, That this act be not prejudicial nor hurt23 H. 6. c. 19.
ful to the faid captains, petit captains, nor any other, having 7 H. 7. c. 1.
under them retinue of folders, nor any of them, for non-pay- 2 & 3 Ed. 6. ment of the King's wages to their houshold servants and other, c. 2 to whom they shall daily find and give meat and drink during 4% 5 Ph. & M.
the said service of war.

5 El.c. 5.

CAP. VI.

The several duties of a breaker, kember, carder, spinner, wea- 5 & 6 Ed. 6. ver, fuller, clothier, and aulnager, concerning true making, 39 El. c. 20. drawing, and fealing of woolen cloths. To endure to the next 43 El. c. 19. ver, fuller, clothier, and aulnager, concerning true making, c. 6. parliament.

CAP. VII.

An act for perfect working of cloths before they shall be carried out of the realm.

WHERE at the parliament holden at Westminster the ninth day A restraint of of November, the third year of the reign of our late sovereign ing of woolen lord, King Henry the seventh (whose sould be sould live and obtain be fulled, rowtheir needy sustentiation by mean of drapery made and draped within ed, shorn, secthis realm, as well throughout the same realm, as within the city of 7 Ed. 4. C. 3. London, (2) That whereas in a statute made the seventh year of the reign of King Edward the Fourth among other it was contained reign of King Edward the Fourth, amongst other it was contained, That no person (denizen nor stranger) should carry, or do to be carried to any parts beyond the sea, any woolen yarn nor cloth unfulled, but the woolen yarn to be made in this realm should be woven in the same; (3) and also all cloth within the same made, should be sulled and fully wrought within the same, before that any of the same should be bad or carried out of this realm, upon pain of forfeiture of the very value of such yarn not woven, and cloth not fulled, had or carried out of this realm, (4) the one half of the same forfeiture to be levied to the use of the King, and the other half of that to him or them that should esty or make proof of any such yarn not woven, or cloth not fulled, carried to any place beyond the sea. (5) And for smuch as in the said statute of King Edward there is no express mention made, that . Vol. IV.

The inconve- the said cloths should be rowed and shorn before that they be carried and niencies enfu-conveyed out of this realm, whereby the faid poor commons of the crafts ing by trans-aforefaid might be fee in labour and ing by transporting of aforesaid might be set in labour and occupation; therefore the said cloth unrowed cloths then were, and yet been in great number and plenty carried and and unshorn conveyed out of this realm unrowed and unshorn into the parts beyond the seas, as well by denizens as by strangers, whereby outlandish nations with the same drapery been set to labour and occupation, to their great inriching, and the poor commons of the crafts aforesaid through all this realm, which of natural reason (as the King's true liege men) should have and obtain their needy sustentation and living by means of the same drapery, for lack of such occupation daily fall in great number into idleness and poverty, to their uttermost destruction, if it should

White woolen then any longer continue: (6) whereupon our faid sovereign lord King

cloth, &c. may Henry the Seventh, by the advice of his lords spiritual and temporal, be transported and at the prayers of the commons, in his said parliament assembled, unshorn, &c. and at the prayers of the commons, in his faite partiament algements, by 5 H. 8. c.3. and by authority of the same, ordained, established, and cnasted, That & 23 H.S.c.13. no stranger nor denizen should carry, or make to be carried out of this realm any woolen cloths, but that they before be barbed, rowed, and

form within the same realm for the relief and setting awork of the said poor commons of the crafts aforesaid, upon pain of the forfeiture limited in the said statute of King Edward, made upon cloth carried out of this realm not fulled, to be divided in manner and form as in the same statutes contained; (7) so that cloths called Vesses, Rays, Sailing Cloths, and all other cloths commonly sold at xl. s. or under, be not comprised in the said ast made the said third year of the reign of our said late sources and King Henry the Seventh as he the same

of our said late sovereign lord King Henry the Seventh, as by the same acts more plainly appeareth; (8) and for lack of due execution of the faid acts, little effect or profit hath followed or grown of the same to the said poor craftsmen, being natural subjects, which for lack of work

and occupation daily fall into idleness and poverty.

A confirmation of the statutes of

II. Be it therefore ordained, established, and enacted by the King our fovereign lord, and the lords spriritual and temporal, flatutes of and the commons, in this present parliament assembled, and by Ed. 4. c. 3. authority of the same, That the said acts and ordinances may stand and continue in their sull strength and virtue; and that they from henceforth be duly put in execution according to the tenor, purport, and effect of the fame, and of either of them. (2) And that every person that will sue for the same forfeitures, be admitted to his action of debt, by bill or information in any of the King's courts of record, where the same may be determined after the course of the common law, and that the defendant in such behalf in no wife be admitted to wage his law, nor that any protection nor effoin be in the same allowable: (3) nevertheless, for that the draping and making of such cloths called Vesses, Rays, Sailing Cloths, and other cloths, which, at the time of making of the statute of King Henry the Seventh, were commonly fold at xl. s. or under, the maker thereof and clothier of times passed, and now is, and hereafter is like to be at greater charge about the draping and making of the same, and also of all other cloths; for that wool is of far greater price, and also the costs and charges for the workmanship of such cloths, is

far more chargeable than it were at the time of making of the What cloths faid statute: (4) be it therefore provided by the authority afore- be not comfaid, That cloths called Vesses, Rays, Sailing Cloths, and other act, but may cloths, now commonly fold at four marks, or under, be not be carried comprised in this or any of the said acts, but may be carried over. and conveyed out of this realm into the parts beyond the sea, Altered not barbed, rowed, nor shorn, this or any the said acts notwith- 37 H. 8. c. 13. standing.

CAP. VIII.

An act repealing an act made at York for selling of victual by bead officers during their office.

WHERE in the parliament of King Edward, Son of King Edward, holden at York in the twelfth year of his reign, among st other things it was accorded and enacted, That no minister in city or borough, which by reason of his office ought to keep assists of wines and vistuals, as long as he shall be attendant to that office, should merchand victuals, as long as he shall be attenuant to that office, shown mercoant wines and victuals in gross or at retail, upon a certain pain limited
and expressed in the said statute, as in the same more plainly doth appear; (2) sithen the making of which statute and ordinance, many and The decays of
the most part of all the cities, boroughs, and towns corporate within cities and bothis realm of England, be fallen in ruin and decay, and not inhabited roughs, &c.
with merchants and men of such substance as they were at the time of the cause of
the alteration
making of the foresaid statute and ordinance; for at this day the dwel- of the statute
lers and inhabitants of the same cities and boroughs be most commonly of 12 Ed. 2.
habere brevere vininers sishmangers, and other victuallers, and sent set. 1. C. 6. bakers, brewers, vintners, fishmongers, and other victuallers, and few stat. 1. C. 6, or no other persons of substance be within many of the said cities, boroughs, and towns corporate, other than the forefaid victuallers, at this day, able and sufficient to bear office within the same, and to content, enswer, and pay unto the King's grace his fee-ferm wherewith they be charged: (3) in consideration whereof, and for the ease, comfort, and relief of the foresaid poor cities, boroughs, and towns corporate, and of the inhabitants of the same, be it ordained, established, and enacted by the King our sovereign lord, by the Assessing of advice of his lords spiritual and temporal, and the commons, the prices of of this present parliament assembled, and by authority of the a victuals, whene same, That whensoever and as often as any victualler chosen to chief officer. bear any office within any city, borough, or town corporate, which for the time that he shall stand and be in such office should have the affesting and correction for selling of victuals, that then two discreet and honest persons of the same city, borough, or town corporate, not being victuallers, ne any of them being a victualler, shall be chosen by the commonalty of the same city, borough, or town corporate, in like form as the faid officer shall be chosen; which two persons, with the said officer, shall be sworn truly to sess and set the prises and assists of victuals there, for the time that any such victualler shall abide in his faid office: (4) and that then it shall be lawful to all and every of the said officers, after the same victuals be set and fessed by the same officer and the said two persons, or one of the same two persons, the other being absent, to merchant

and sell wines, and all other victuals in gross and at retail, during the time that he shall be in any such office, without any thing therefore to forfeit; the said statute, act, and ordinance, or any other act or acts, ordinance, or flatute to the contrary made in any wife notwithstanding.

The officers in London, York and Coventry excepted.

6 R. 3. c. 9.

II. Provided alway, That this act, or any thing therein contained, extend not to discharge any minister of the cities of London, York, and Coventry, nor none of them, for any wine or victual to be fold by any by retail within any of the faid cities of London, York, and Coventry.

CAP. IX.

Mummers shall be imprisoned three months, and fined at the justices discretion. The penalty for selling of visors, or keeping them in a house, is to forfeit xxs. for every visor, and to be imprisoned at the discretion of the justices. To endure to the next parliament.

CAP. X.

& 1 Jac. 1.c. 22. 2 H. 6. c. 7. r H. 7. c. 5. 19 H. 7. C. 19.

Rep. 5 El. c.8. No alien shall buy any leather but in open market. The wardens of curriers in London may make search for leather infufficiently tanned, seise the leather, and commit the offender to prison.

CAP. XI.

An all for the appointing of physicians and surgeons.

Inconveniencies enfuing by ignorant perions practiling phylick or furgery.

O the King our sovereign lord, and to all the lords spiritual and temporal, and commons, in this present parliament assembled. Forasmuch as the science and cunning of physick and surgery (to the perfect knowledge whereof be requisite both great learning and ripe experience) is daily within this realm exercised by a great multitude of ignorant persons, of whom the greater part have no manner of insight in the same, nor in any other kind of learning; (2) some also can no letters on the book, so far forth that common artificers, as smiths, weavers, and women, boldly and accustomably take upon them great cures, and things of great difficulty, in the which they partly use sorcery and witchcraft, partly apply such medicines unto the disease as be very noious, and nothing meet therefore, to the high displeasure of God, great infamy to the faculty, and the grievous hurt, damage, and de-flruction of many of the King's liege people, most especially of them By whomevery that cannot discern the uncunning from the cunning: (3) be it therefore (to the surety and comfort of all manner people) by the authority of this present parliament enacted, That no person within the city of London, nor within seven miles of the same,

physician and furgeon shall be allowed. 14 &15 H. 8. 34 & 35 H. 8. c. 8. any person herbs, &c. may minister

take upon him to exercise and occupy as a physician or surgeon, except he be first examined, approved, and admitted by the bishop of London, or by the dean of Paul's for the time being, By 34 & 35
H. 8.c. 8.f. 3. calling to him or them four doctors of physick, and for surgery other expert persons in that faculty, and for the first examinaunderstanding tion such as they shall think convenient, and afterward alway four of them that have been so approved, (4) upon the pain of forfeiture for every month that they do occupy as physicians or furgeons,

furgeons, not admitted nor examined after the tenor of this to outward act, of v. li. to be imployed the one half thereof to the use of sores, &c. our sovereign lord the King, and the other half thereof to any person that will sue for it by action of debt, in which no wager of law nor protection shall be allowed.

II. And over this, That no person out of the said city, and A physician

precinct of seven miles of the same, except he have been (as is or surgeon aforesaid) approved in the same, take upon him to exercise and allowed by the bishop of the occupy as a physician or surgeon, in any diocese within this bishop of diocese. realm, but if he be first examined and approved by the bishop of the same diocese, or, he being out of the diocese, by his vicar general; either of them calling to them such expert persons in the said faculties, as their discretion shall think convenient, and giving their letters testimonials under their seal to him that they shall so approve, upon like pain to them that occupy the contrary to this act (as is abovefaid) to be levied and imployed after the form before expressed.

III. Provided alway, That this act, nor any thing therein The privileges contained, be prejudicial to the universities of Oxford or Cam- of Oxford and bridge, or either of them, or to any privileges granted to them. Cambridge (2) Memorandum. That surgeons be comprised in this act like as Rast. pla. s. physicians, for like mischief of ignorant persons presuming to exercise 426. surgery.

CAP. XII.

The ast that justices may return impanels for the King by their discretions.

WHEREAS great extortions and oppressions be, and have been The inconvewithin the more party of all the counties and shires within this niencies ensurealm of England, by the subtlety and untrue demeanor of sheriffs and ing by the she-their ministers, committed and done unto many persons in great num-riffs returning ber of the King's subjects by mean and making, and returning at eve- of panels for ry sessions holden within the said counties and shires, for the body out controlof the shire, in taking and putting in, and returning of names, of ment of any. Juch persons, as for the singular advantage, benefit, and gain of the faid sheriffs and their ministers, will be wilfully forsworn and perjured by the sinister labour of the said sheriffs and their ministers; (2) by reason whereof many and divers substantial persons (the King's true subjects) contrary to good equity and rightwiseness, have divers times and many wrongfully been indicted of divers murders, felonies, and other misbehaviour, by their covin and falsbood, to the utter undoing of their lives, loss of their goods and their lands; by reason whereof they and every of them in avoiding the untrue trouble and vexation which to them might come and ensue by reason and occasion of the same false indictments, (3) and also sometime by labour of the said sheriffs, divers great felonies and murders concealed, and by the said persons alfo by the faid sheriffs and their ministers partially returned, not prefented, be and have been compelled to make fines and give rewards to the faid sheriffs and their ministers: (4) wherefore be it enacted, or-dained, and established, by the King our sovereign lord, and by the affent of the lords spiritual and temporal, and the com-

Panels re-

mons of this present parliament assembled, and by authority of the same, That all panels to be returned, which be not at turned by the the suit of any party, that shall be made and put in by every theriffs may be theriff and their ministers afore any justice of gaol-delivery or the justices. the justice of peace, whereof one to be of the quorum, in their open the justices. justice of peace, whereor one to be of the year arm, in their open 12 Co.99, 68, sessions to enquire for the King, shall be reformed by putting to 11 H. 7. C. 24. and taking out of the names of the persons which so be impanelled by every sheriff and their ministers, by discretion of the same justice before whom such panels shall be returned: (5) and that the same justice and justices shall command every sheriff and their ministers in his absence, to put other persons in the same panel by their discretions; and that the same panels so reformed by the said justices be good and lawful: (6) and that if any sheriff, or any their minister, at any time do not return the same panel so reformed, that then every such sheriff or minister so offending, for every such offence shall forfeit xx. li. sterling money of England; the one half thereof to our sovereign lord the King or his heirs, and the other half to him or them of his subjects that will sue for the same by action of debt at the common law, or bill, or plaint, where it shall fortune any fuch to fall and be; (7) and that ne essoin ne protection be allowed for the defendant or defendants in that action or plaint, (8) nor that the faid defendant nor defendants therein be admitted to wage their law: (9) and that the King's pardon shall be no bar against the party and parties in the same, that any such action shall sue.

CAP. XIII.

A confirmation of the statute of 19 H. 7. c. 4. ordained against shooting in cross-bows; and all placards granted for shooting Rep. 6. H. 8. in cross-bows shall be void. C. 13.

CAP. XIV.

An all for searching of unlawful oils.

PRAYEN your Highness, the commons in this present parliament assembled, That whereas divers manner of oils being brought into this realm, as well into the city of London, as to divers other places within this same realm, which he daily used and ministered as well for man's suftenance and comfort, as for necessaries for draping of woolen cloths, and for other divers necessaries when for the weal of your subjects; and for lack of good oversight, search, and correction of such oils, many simple persons (buyers of the said oils to sell afterward) falsely and deceivably by crafty means do mix and alter the same oils from their former nature and goodness, to the great loss, jeopardy, danger, and deceit of your subjects: wherefore be it by your highness, by the advice and assent of your lords spiritual and temporal, and of your commons, in this present parliament assent. temporal, and of your commons, in this present parliament assembled, and by authority of the same, ordained, enacted, and established, That the mayor of the city of London for the time being with the mafter and wardens of the mystery or craft of tallow-chandlers of the fame city for the time being, shall from henceforth have

have full power and authority to search all manner of oils brought into the said city of London to be sold, in whose hands Who may soever they be or shall be found, and that as often as the case search for and shall require: (4) and that the said mayor, with the said ma-punish such as steel falle and steel said mystery or crast of tallow-chandlers mixt oils. for the time being, shall truly search and oversee, that the same oils to be put to sale be not mixed nor altered from their right kinds, but that they be good and lawful as they ought to be. (5) And that it shall be lawful to the said mayor, with the said master and wardens for the time being, to damn, avoid, and utterly to cast away all such oils as they shall find defective, or falfely or deceivably mixed, and altered from their right kinds, as is aforefaid, without any let or perturbance of any person or persons whatsoever they are or shall be; (6) and also the said mayor, master, and wardens, to commit such person or persons, as shall be found defective for using of such deceit or craft, to ward, and to punish him or them therefore by their discretions, according to the laws and customs within the said city or liberty of London, used, had, and made of and for other misdoers and offenders in the faid city. (7) And be it further enacted by the faid authority, That the mayor in every city, borough, and town within this realm (where a mayor is) for the time being, or the governor or governors, or rulers of every other city, borough, and town corporate within this realm also for the time being, shall have within their jurisdiction, liberty, and franchise, every of them, like authority and power to make and do like search, order, direction, correction, punishment and execution of the same, of, for, and upon all oils being defective, or deceivably or falfly mixed and altered, by any person or persons within their liberties and franchises, in manner and form as afore rehearfed, as the said mayor, master and wardens of the faid city of London, by this present act have, or might have, of, for, or upon any oil fold or to be fold within the faid city of London.

CAP. XV.

All statutes made for hats and caps repealed. Who only may 3 Inft. 201, 204. buy hats and caps wrought beyond the sea. The prices of 4 H. 7. c. 9. several forts of hats and caps.

21 H. 8. c. 9. 7 Ed. 6. c. 8. Repealed by 1 Jac. 1. c. 25.

Statutes made at Westminster, Anno 4 HEN. VIII. and *Anno Dom.* 1512.

HE King our sovereign lord Henry the Eighth after the conquest, by the grace of God King of England and of France, and lord of Ireland, at his parliament holden at Westminster the fourth day of November, in the fourth year of his most noble reign, to the honour of God and holy church, and for the common weal and profit of this realm, by the affent of the lords spiritual and temporal,

and the commons, in this present parliament assembled, and by authority of the same, hath done to be made certain statutes and ordinances in manner and form following.

CAP. I.

Bulwarks, braies, walls, and other fortifications shall be made by the sea-side in Cornwall by the justices of peace assignment. To endure to the next parliament.

CAP. II. Punishment of murders.

The benefit of clergy taken commit certain offences. Causes of immen to comnnt murders and felonies.

WHEREAS robberies, murders and felonies daily encrease more and more, and been committed and done in more heinous, open, and detestable wife, than hath been oft feen in time past: and the from such as do persons so offending little regard the punishment thereof, by the course of the common law, ne by reason of any statute heretosore made, but bear them bold of their elergy, and imagining and pleading of feigned and untrue foreign pleas, triable in foreign counties, to the intent to be removed from place to place, by colourable and untrue fuggestions, and for to be untruly acquit by favour, might, and corruption; fo that they live in manner without fear or dread: (2) for reformation whercof, and for the common wealth of this realm, and for to put the said murderers, felons, and offenders in more fear and dread so to offend: Be it ordained, established and enacted by the King our tovoreign lord, the lords spiritual and temporal, and the commons in this present parliament assembled, and by the authority of the same, That all person or persons, hereaster committing murder or felony, in any church, chapel, or hallowed place, or of and upon malice prepented, rob or murder any person or persons in the King's high-way, or else rob or murder any person in his house, the owner or dweller of the house, his wife, child, or servant then being therein, and put in sear or dread by the same, That such person or persons so offending, be not from henceforth admitted to his or their clergy, (such

St.27H.8 C.1. 32 H. 8. c. 1.

as been within holy orders only except.) II. And over that, be it enacted by the faid authority, That pleading, that if any murderer or felon, upon his arraignment hereafter do al-he was taken out of a privil der felony or other please any church or church-yard for murleged place in der felony or other place privileged for the same, in a foreign a foreign county, and against his will taken out thereof: that then the King's attorney, or any other person that will sue or alledge for the King, that the said murderer or selon so arraigned, was taken at large in the same shire where he is so arraigned; that then the same allegiance and issue to be tried by the inquest that 28H.8.c.1.f.7. shall try the said murder or felony within the same shire, and before the same justice, where the said murderer or selon is arraigned, as though the said foreign plea had not been pleaded Jac. 1. c. 25. by the faid felon: (2) and if it be found by the fame inquest, 21 Jac. 1.C.28. that the faid murderer or felon was taken within the fame shire (as is aforefaid) that then he to have none advantage or benefit of the matter alledged by him for taking out of the church or church-

Trial of a felon petual by 22 H. 8. c. 2. Altered by 1 Ed. 6. c. 12. 5 & 6 Ed. 6.

church-yard, or other place privileged, in any fuch foreign thire: and this act to endure to the next parliament.

CAP. III.

The act concerning juries in London.

HERE at a parliament holden at Westminster the eleventh 11 H. 7. C. 21. year of the reign of King Henry the Seventh, for the good and due administration and expedition of justice, it was ordained, and among other things enacted, That every person bereaster to be impanelled or summoned to appear in any jury or inquest in any court within the city of London, before any judges of the same city making default, at the first summons should lose and forfeit xij. d. and at the second default ij. s. and so at every such default after that, the issues and penalties to be doubled; (2) and also such issues lost in the mayor's court should be forfeited, levied, and perceived to the use and behoof of the mayor and the commonalty of the said city; (3) and that all such issues lost in the sheriffs court or courts should be forfeited, levied, and perceived to the use of the sheriffs of the same city for the time being, toward their fee-farm, as by the same act more plainly doth appear: (4) in the which all it is not expressed how or by what means the aforesaid issues, so lost and forseited for non-appearance of the persons so impanelled and summoned, should be levied; the lack whereof is the cause that such persons as have been impanelled and summoned, as well for the King, as between party and party (being substantial and indifferent) have made many times default, and would not appear; and so it remaineth in like mischief as it was before the making of the foresaid act, to the great let of justice, and the delay as well in the King's causes, as in other causes between parties: (5) wherefare for the good execution of the said statute, and perfect remedy in this hebalf to be had:

II. Be it established, ordained, and enacted by the King our Aremedy for fovereign lord, by the affent of the lords spiritual and temporal, the mayor and and of the commons, in this present parliament assembled, and therists of London to recover by the supposition of the form. That for all such issues in form by the authority of the same, That for all such issues in form issues forteited aforesaid hereafter to be lost or forseited in the mayor's court, it by jurors. shall be lawful to the said mayor, and to his successors, to dis- 11 H. 7. c. 21. train, and the same distress to retain, till he or they be satisfied (2) And in like manner, that it shall be lawof the faid iffues. ful to the foresaid sheriffs, and their successors, to distrain for fuch iffues lost in their court or courts, and the said distress to retain, till they be satisfied of the said issues.

III. Item, for a for a safter iffues joined in actions and fuits commenced, taken, or depending in the King's courts before himself in his bench, and before his justices of the common bench, and also in his exchequer, at the King's suit, or at the suit of parties, triable in the said city of London, as well the King as the parties have suffered great delay many times for default of appearance of the jurors impanelled to try the said issues, and many times for lack of jurors not having lands and tenements of the yearly value of xl. s.

IV. Be it ordained and enacted by the said authority of this present parliament, That the sheriffs of London for the time be-

ing,

The ability of ing, have full authority and power to return impanels or arrays the jurors of London impanelled to try
any of the faid courts, or exchequer, perfons being citizens, an iffue in any having goods to the value of an C. mark, or above, to try the of the courts iffue joined or to be joined in every fuch action or fuit; (2) and that the perfon fo returned (having goods to the value of C. mark, or above) shall be swern and do in all such juries in the perfon are such as the perfons the value of the v like wise in everything, as other persons should do, having lands and tenements of the yearly value of xl. s. over all

ed upon the jurors in London. 5 H. S. c. 5.

What iffues

V. And over that, be it ordained by the faid authority, That shall be return- the sheriffs of the said city for the time being, shall return upon the first distress in every such action or suit, upon every of the jurors impanelled to try the issues thereof, xx. d. and upon the second distress, upon every of the same jurors xl. d. and upon every distress after that, upon every of the same jurors, the double, till a full jury in every fuch action and fuit shall appear, and be sworn to try the issues joined in the same: (2) and that the sheriffs that shall make any return upon such distress, contrary to the form aforesaid, shall forseit for every such default x. li. the one half thereof to be to the King, and the other half to the party that will fue therefore: (3) and that the defendant in any such action be not admitted to wage his law, nor protection therein for him allowed. (4) This act to endure only to the next parliament, and this act to take effect after the last day of December, the fourth year of the reign of King Henry the Eighth. Explained 5 H. 8. c. 5.

CAP. IV.

EXP. 6 H. 8. c. 4. Proclamations to give warning to him that dwelling in one county is fued to an exigent in another.

CAP. V.

EXP. 32 R. s. c. 4. No penalties for giving of wages, affured by any flatute, shall be imposed upon the master or a giver of wages.

CAP. VI.

An att for sealing of cloths of gold and silver.

None shall take any thing for the fealing of cloth of gold, filver, velvet,

WHERE at a parliament holden in the twelfth year of the reign VV of King Edward the Fourth, amongst other it was ordained, established and enacted, That the collectors of the subsidy, and the comptrollers should at all times be ready when they should be required, to feal any manner of cloth of gold, filver, baudekin, velvet, damask, saten, sarfenet, tariron, chamblet, and every other cloth of filk, and every corse of filk and gold, and every corse of filk of the making be-yond the sea, and the same merchandises should seal in every time when they should be required, without delay, tarrying, or any thing for their fealing to take by any mean, upon the pain of forfeiture to the owner of such merchandises xx.s. by every of the said collectors and comptrollers at every time when they refuse to seal any such merchandifes after such request made, or take any thing for sealing of any such merchandises, as by the same act among st other things more plainly

plainly appeareth. (2) Sithen the making of which at the faid collectors and comptrollers, and their clerks not fearing the penalty limited in the same act bave used, and daily use to take for sealing of every piece of the same merchandises above rehearsed, ii.d. to the great loss, burt and damage of the merchants owners of the same: (3) for the same merchants at many times bring and convey in one bip iii. or iv. M. pieces of the same merchandises, which amounteth to xxx. or xl.l. after the rates of ii.d. a piece. And for a much as The cause why the foresaid penalty expressed in the said statute is but xx.s. there- the statute of fore the faid collectors, comptrollers, nor their clerks fear not to run 12 Ed. 4. C. 3.
in the jestardy of the same: (A) wherefore he it ordained and enin the jeopardy of the same: (4) wherefore be it ordained and en-execution. acted by the King our sovereign lord, the lords spiritual and temporal, and the commons in this present parliament assembled, and by the authority of the same, That from hencesorth the collectors and comptrollers of the said subsidy, nor their clerks, nor any of them, take for the sealing of any piece of the faid merchandifes (above rehearfed) any thing, upon pain

of forfeiture at every time xx. l. II. And also be it enacted by the same authority, That if, No collector or and as often as the fame collectors and comptrollers, or any of comptroller of the lubfidy them unreasonably delay, or tarry the said merchants, or any shall take any of them, for and about the sealing of the same merchandises; that thing for seal then and so often the same collectors and comptrollers, and eve- ing of cloth of ry of them so unreasonably delaying and tarrying the same gold, &c.

The collector merchants, or any of them, to forfeit for the same xl. s. (2) the or, &c. shall one mojety of every of the said penalties (so forfeited) to be not delay the one moiety of every of the faid penalties (so forfeited) to be not delay the to the King our fovereign lord, and the other moiety thereof merchant to to the merchant so grieved, that will sue for the same by way seal his cloth of information in the King's exchequer, or by action or bill of debt, after the order of the common law, as in other actions of debt is used: (3) in which action the defendant shall not be

admitted to wage his law, nor protection, nor effoin to be to

him allowed in the same suit for the said forfeiture.

CAP. VII.

An all made for pewterers, and true weights and beams.

O the King our sovereign lord, and the honourable the lords spiritual and temporal, and the commons in this present parliament assembled: for asmuch as a certain act was made and established in the parliament holden at Westminster, the nineteenth year of the reign of the late most famous King your father, Henry the Seventh (whom God pardon) concerning pewterers and brafters hawking and walking about the countries, and also concerning false beams, scales, and weights, with a provision for casting of fine metal, and of perfett goodness, which att was made to endure to the next parliament, the tenor whereof hereafter ensueth:

II. That where many simple and evil-disposed persons of this your The tenor of realm of England (using the said crasts) daily go about this your the statute of realm, from village, from town, and from house to house, as well in 19 H. 7. C. 6. woods and forests, as other places, to buy pewter and brass, (2) and concerning that the said of th that knowing thieves, and other pickers, that steal as well prover and pewterers.

brass belonging to your Highness, and under your mark, and to the lords spiritual and temporal, as to other your subjects of this your realm, bring such stolen vessels unto them in such hid places to fell, and fell it for little or nought, and about they bring it to privy places, er into corners of cities or towns, and there fell much part of it to flrangers, the which carry it over the sea by slealth; (3) also the said persons (so going about) and divers other using the said crafts, use to make new vessels, and to mix good metal and bad together, and make it nought, and sell it for good stuff, where indeed the stuff and metal thereof is not worth the fourth part that it is fold for, to the great hurt, deceit, and loss of your subjects; also divers persons using the faid crafts, have deceivable and untrue beams and scales, that one of them will stand even with twelve pounds weight at the one end, against a quarter of a pound at the other end, to the singular advantage of themselves, and to the great deceit and loss of your subjects, buyers and fellers with them: (4) for reformation of the premisses, it would please your Highness of your most abundant grace, with the advice of your lords spiritual and temporal, and the commons, in this present parliament assembled, and by autho-In what places rity of the same, to enact and establish, That no person or per-

f. 6. the Informer shall

Of what goodness pewter and brass ought to be.

only pewter fons, using the said crasts of pewterers and orange and brass shall henceforth shall sell or change any pewter or brass new or old, be sold or changed.

at any place or places within this your realm, but only in open changed. be defired by the faid buyers of fuch wares, upon pain of forrormer inall have a moiety. feiture to our fovereign lord the King for every such default x.li. III. Also by the same authority it may be enacted and established, That no person nor persons, of what condition or degree soever he or they be, from henceforth within the cities of

London and York, or without, either cast or work any pewter vessels, or brass, at any place or places within this your realm, but that it be as good fine metal, as is the pewter and brass cast and wrought after the perfect goodness of the same within the city of London, and by the statutes of the same ought to be, upon pain of forfeiture of all such pewter and brass, so cast and wrought of worse pewter or brass than ought to be wrought in the same cities; the one half of every such forfeiture to be to the use of your Highness, and the other half to the use of the finders

Hollow wares made of pewter ley-metal.

IV. Provided alway, That this forfeiture in no wife stretch ne extend to brass or pewter, being in the possession of any person, other than the workers of the same, or such as have the same to fell, and being of the craft or mystery. (2) Also that it may by the same authority be enacted and established, That no manner of person or persons, of what degree or condition soever he or they be, from henceforth make no hollow wares of pewter, that is to fay, falts and pots that is made of pewter called Ley-metal, but that it may be after the affile of pewter ley-metal wrought

The makers of within the city of London; (3) and that the makers of such wares pewter vessels shall mark the same with several marks of their own, to the inshall mark the tent that the makers of such wares shall avow the same wares by lame. them

them (as is abovefaid) to be wrought; (4) and that all and every such wares not sufficiently made and wrought, and not marked in form abovefaid, found in the possession of the same maker or feller, to be forfeited; and if the same ware be fold, the faid maker to forfeit the value of the same so unlawfully wrought and fold; the one half of the faid wares, or the value thereof, to be to the use of your Highness, and the other half to be to the use of the finder or searchers of the same.

V. Also that it may by the same authority be enacted and esta- The penalty blished, That if any person or persons hereafter using, buying for using sale and selling of pewter and brass, that hereafter occupy any de-beams and ceivable or sale beams or weights of the same wares, that every pewter or ry fuch person or persons using or occupying such deceivable and brass. untrue beams or weights, to forfeit xx. s. the one half to the King, and the other half to the party that therefore shall sue by action of debt; (2) and that in the faid action no protection nor effoin shall be allowed; and also the said party so offending, shall forfeit his beam to him that shall seise it; (3) and if the said of-fender or offenders be not sufficient to pay the said sum or sums by them fo forfeited, that then it shall be lawful to the mayors, bailiffs, or other head officers of such place or places where any fuch offenders shall be found, to put them in the stocks, and them so keep till the next market-day next adjoining, and in the market place to put them on the pillory all the market-

VI. And furthermore, that it be lawful by the faid autho- Searchers of rity, That the master and wardens of the said craft of pew-pewter and terers, within every city and borough of this realm, where braft shall be fuch wardens are, and where no such wardens are, the head appointed. officers or governors of the same city or borough, to appoint certain persons most expert in knowledge of the same, to make fearch within the faid cities or boroughs where they dwell. (2) And over this, the justices of peace within every shire, at their general session holden at Michaelmas, shall assign and appoint two certain persons, having experience therein, to make search in the premisses in every part of that shire, as well within the franchises as without, saving in cities or boroughs where fearchers be appointed by the heads or governors of the fame; (3) and that all fuch unlawful pewter or brass as the said searchers shall find, the one half shall be to the use of your grace, and the other half to the said searchers; (4) and that in the default of the said masters and wardens of the said occupations not searching in form as is aforesaid, and wherehe that our sich analysis and masters are made and the said and wherehe that our sich analysis and masters are made and the said said said. and whereby that any such unlawful metals is cast or made, or unlawful weights used, that then it shall be lawful to any perfon or persons having sufficient cunning and knowledge in the faid occupations, by overfight of the mayors, bailiffs, or headofficers of the said cities, boroughs, and towns, to search all the faid places, and to put the faid authority and act in execution in form aforesaid. (5) Pleaseth it therefore your grace and wisdoms, insomuch as the faid act is thought good and

made perpe-

The statute of profitable, that it be ordained, enacted, and established by the 29 H. 7. c. 6. lords spiritual and temporal, and the commons, in this present confirmed and policy are assembled, and by the authority of the force. The parliament affembled, and by the authority of the same, That the faid act may endure for ever.

VII. And over that be it enacted by the said authority,

That if any untrue or deceivable metal, or workmanship, of tin or pewter, be founden either in platters, chargers, dishes, saucers, pottingers, trenchers, basons, flaggons, bottles, pots, saltcellars, goblets, spoons, cruets or candlesticks, or any other fuch wares of tin or pewter, wheresoever it be cast, made, or wrought within this realm or without, and brought to be sold within the same realm; that then it shall be lawful to the mayor of the city of London, and the master and wardens of the craft of pewterers (of the faid city for the time being) and their deputies, to have fearch of the fame within the city of London, and the suburbs of the same; (2) and that in all other cities, boroughs, and towns, where any wardens be or shall be, the mayors, veffels thall be bailiffs, or head officers and wardens to have like authority; (3) and where no wardens be, then the head officers or governors of the fame cities, boroughs, and towns, to appoint certain persons most expert and cunning in knowledge of the same, to make fearch within the faid cities, boroughs, and towns where they dwell; (4) and if any such new wares wrought of tin and pewter,

Searchers of appointed.

This act fhall not be prejudicial to the King's grants of liberties. 25 H. 8. c. 9. made perpetual 33 H. 8. c. 4. f. 6.

other half to the searchers or finders of the same. VIII. Provided alway, That this act concerning the forfeiture be not prejudicial nor hurtful to any person or persons having grant of our lovereign lord the King, or of any of his noble progenitors, by his letters patents of fuch forfeiture, but that they and every of them shall have and enjoy the same according to their former grants and liberties.

as is aforesaid, be found defective, and being in the possession of the feller, that then the same person or persons that putteth any fuch new wares of pewter to sale, shall forfeit the same wares, the one half to the use of our sovereign lord the King, and the

C A P. VIII.

An act concerning Richard Strode.

Ex edit. Raft.

AMENTABLY complaineth and sheweth unto your most discreet wisdoms in this present parliament assembled, Richard Strode, gentleman, of the county of Devonshire, one of the burgesses of this honourable house, for the burgh of Plimton in the county aforesaid, that where the faid Richard condescended and agreed with other of this house, to put forth certain bills in this present parliament against certain persons named Tinners in the county aforesaid, for the reformation of the perishing, hurting, and destroying of divers ports, bavens, and creeks, and other bills for the common weal of the faid county, the which here in this high court of parliament should and ought to be communed and treated of.

And for because the said Richard is a tinner, for the causes and matters afore rehearsed, one John Furse, tinner, under-steward of the steimerie in the said county, in and at sour courts of the said steimerie at divers places and times before him severally holden in the said county,

county, he and other have condemned the said Richard in the sum of one hundred and threescore pounds: that is to wit, at every court day forty pounds, and by the procurement of the said John Furse, at the said four several courts and lawdays, in the said steimerie by him holden, in this manner published and said, that the same Richard, at the last parliament holden at Westminster, would have avoided and utterly destroyed all liberties, privileges, and franchises concerning the steimerie: by reason whereof the said Richard, upon four bills had and made thereof by the said John Furse and other, caused that the said Richard was presented and found guilty of the premises in every of the said courts in forty pounds to be lost and forfeit by him, by reason of an act and ordinance by tinners made and had at a place in the said county called Crokerentor: the tenor of the which act appeareth in a schedule to his bill annexed: to which the faid Richard was never warned nor called to make answer to the premisses, contrary to all laws, right reason, and good conscience. And for the execution of the same, one John Agwilliam, upon a surmise by him made to the King's Highness to the said condemnation to be to his grace for seit, thereof attained a bill assigned of twenty pounds parcel of the said hundred and threescore pounds, to be to him granted by the said King's Highness: whereupon the said John Agwilliam and other caused the said Richard to be taken and imprisoned in a dungeon and a deep pit under the ground in the castle of Lidsord, in the said county, and there and elsewhere remained by the space of three weeks and more, unto such time be was delivered by a writ of privilege out of the King's Exchequer at Westminster, for that be was one of the collectors in the said county for the first of the two Quindeims granted at and in this present parliament: the which prison is one of the most hainous, contagious, and detestable places within this realm; so that by reason of the same im-prisonment he was put in great peril and jeopardy of his life, and the said Richard, so being in prison, and the said John Agwilliam see-ing the same cruel imprisonment of the said Richard, intreated and instantly desired one Philip Furse (then being keeper of the said pri-son) the same the said Pichard in arison, and to that is not some son) strictly to keep the said Richard in prison, and to put irons upon bim to his more greater pain and jeopardy, and to give him but bread and water only, to the intent to cause the said Richard to be fain to content and pay him the said twenty pounds. And for the same promised the said keeper four marks of money: for the which four marks the said Richard for to be eased of his irons and painful imprisonment aforesaid (for safeguard of his life) promised and granted to pay the said keeper four marks: whereof he paid the said keeper in hand thirteen shillings four pence. And over that the said Richard for to be eased of his said painful imprisonment, was also of necessity driven to be bounden to Thomas Denis, deputy unto Sir Henry Marnie, knight, warden of the said stemerie, in an obligation of the sum of an C.li. upon condition whereof part is as hereafter followeth: that is to say, That if the above bound Richard Strode, defend and save barmless the said Thomas Denis, and to use himself as true prisoner during the time it shall please the King to have him prisoner in the castle of Lidford, and also to do nothing, whereby he shall in the law be deemed out of prison, and other articles comprised in the said condition, the which the faid Richard perfectly remembereth not: wherefore the premisses by

your great wisdoms tenderly considered, the said Richard humbly prayeth, that it may be ordained, established, and enacted, by the King our fovereign lord, and by the lords spiritual and temporal, and the commons in this present parliament assembled, and by the authority of the same, That the said condemnation and condemnations of the faid hundred and threescore pounds, and every parcel thereof, and judgments and executions had or to be had for the premisses, or any of them, to be utterly void against the said Richard, and of none effect.

Fines for parliament matters void. 4 Inft. 9. Cro. Car. 181, 181, 209, 210, 604, 610.

And over that be it enacted by the faid authority, That all fuits, accusements, condemnations, executions, fines, amerciaments, punishments, corrections, grants, charges, and impositions, put or had, or hereafter to be put or had unto or upon the faid Richard, and to every other of the person or persons afore specified, that now be of this present parliament, or that of any parliament hereafter shall be, for any bill, speaking, reafoning, or declaring of any matter or matters, concerning the parliament to be communed and treated of, be utterly void and of none effect.

And over that, be it enacted by the said authority, That if the faid Richard Strode, or any of all the faid other person or persons, hereafter be vexed, troubled, or otherwise charged for any causes as is aforesaid, that then he or they, and every of them so vexed or troubled, of and for the same, to have an action upon the case against every such person or persons, so vexing or troubling any contrary to this ordinance and provision, in the which action the party grieved shall recover treble damages and costs. And that no protection, essoin, nor wager of law in the said action in any wise be admitted nor received.

BE it enquired for our sovereign lord the King, That whereas at the parliament holden at Crokerentor, before Thomas Denis, deputy to Sir Henry Marnie, Knight, warden of the steimerie, the fourteenth day of September, the second year of the reign of King Henry the Eighth: it was ordained, established, and enacted, That (from the day aforesaid) it shall be lawful for every man to dig time within the county of Devonshire, in all places whereat tin may be found. And also to carry the water to their works without any let found. or trouble of any person or persons, according to our usages and confirmations of our charter, and according to our custom out of mind. And if any person or persons let, trouble, or vex any man to dig tin, or to carry water for the same, contrary to our old custom and usage, and if it be found by the verdict of twelve men at the law day, be that so letteth, vexeth, or troubleth any such person or persons, shall fall in the penalty of forty pounds, as oft as he so vexeth or troubleth: the one half to my lord prince, and the other half to him that was fo letted, vexed, or troubled. And a Fieri facias to be awarded, as well for my lord prince as for the party: if one Richard Strode, of Plimton, tinner, at the parliament holden at Westminster, the fourth day of February last past, letted, vexed, and troubled one William Read the younger, and Elis Elford, tinner, and all other tinners in the. the same parliament, for digging of tin in the several soil of the said Richard and other persons contrary to this our all made.

Statutes made at Westminster, Anno 5 HEN. VIII. and Anno Dom. 1513.

HE King our sovereign lord Henry the Eighth after the conquest, by the grace of God King of England, and of France, and lord of Ireland, at his parliament holden at Westminster the twenty third day of January, in the fifth year of his most noble reign, after the prorogation, to the honour of God and holy church, and for the common weal and profit of this his realm, by the affent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, hath done to be ordained, made, and enacted certain statutes and ordinances in manner and form following.

CAP. I.

How the King's subjects of Tournay and Tyrwin in France may have affurance and recovery of their debts due to them by Englishmen, and how Englishmen of them.

CAP. II.

An all for the true making of cloths in Devon, called White-Straits.

PRAYEN the commons and inhabitants (clothmakers, and buyers of the same) within the county of Devon, that where divers and many cloths called White Straits, be and have been continually made within the said county, to the great profit of the King's subjects there, the which cloths were wont to be well and sufficiently made, and bear their breadth yard broad and half quarter raw, and fifteen yards of length, and that no man in times pass hath used to make them but that the maker thereof hath set his special mark upon every of the said cloths so by him or them made, whereby every man may know their own cloths from other mens by reason of their said several marks; (2) so it is, that now-a-days the faid cloths be not sufficiently made, ne bear their length and breadth according as they should do, ne marked with every man's own mark, whereof great inconvenience doth daily ensue and increase, to the impoverishing and hurting, as well of the King's subjects, buyers and sellers of the same, as of merchant strangers:

(3) Wherefore the premisses considered, that it may be therefore enacted by the King our sovereign lord, by the affect of Thetruemakthe lords spiritual and temporal, and the commons in this pre- ing of white sent parliament assembled, and by the authority of the same, itraits in De-That from the feast of *Pentecost* next coming, no person make Every maker no such cloths (called white-straits) to sell, without that he be to mark his when he is raw ready to be toked, of the breadth of a yard cloths. and half a quarter, and of length fifteen yards; (4) and that no person make no such cloths, but if he set his special mark Vol. IV.

K

upon

upon every of the faid cloths, so by him or them made.

And that no person use no mark on his cloths such as any other person doth and hath used before him, upon pain of forfeiture of every of the said cloths, the one half to the King, and the Continued by other half to him that so seiseth the said cloths, so made or marked contrary to the form and effect afore expressed; (6) and this act to endure unto the next parliament.

6 H. 8. c. 8. 5&6Ed.6.c.6. 27 El. c. 18.

C A P. III.

7 Ed. 4 c. 3. 3 H. 7. C. 11. 3 H. S. c. 7. 13 H. 8. c. 19. Repealed 6 Ån. c. 9.

An act that white wool and cloths of five marks and under, may be carried over the seas unshorn. None shall carry over the fea white woolen cloths above the price of five marks un-shorn, unrowed, or unbarbed. By 27 H. 8. c. 13. White woolen cloth fold for 41. &c. may be transported unshorn.

CAP. IV.

An all for avoiding deceits in worsteds.

Deceits in workeds.

PRAYEN the commons in this present parliament assembled, That

whereas worsteds which been truly made, shorn, dyed and calan-

dred, as of old time, hath been accustomed to be made, shorn, dyed, and calandred, have been one of the goodliest merchandise and greatest commodity of this realm, and not only worn within this realm, but also much worn and used in other realms; (2) and so it is that now of late divers strangers beyond the sea have taken upon them to dry calander worsteds with gums, oils, and presses, so that a coarse piece of worsted, not being past the value of xxvi.s. viii.d. is and shall be made, by their said gums, oils and presses, to show like to the value of xl. s. or better: (3) and if the same worsted so dry calandred, taketh any wet incontinent it will show spotty and foul, and ever after continue still foul, and will not endure, to the great deceit and hurt of the wearers thereof, and loss of the said commodity; and for the said deceits, and falleness, the said dry calandring is scorned and abhorred in the parts beyond the sea, so that no person do ne shall use in those parts any such worsteds to dry calander: (4) and also now of late the said strangers called Dry Calanders are come into this realm, and here within the same use the said dry calandring of worsted, and of the great

The deceit and loss coming by dry calandring of worsteds.

> burt of the said common weal and commodity of this realm aforesaid:
>
> II. Wherefore be it enacted, ordained, and established by the affent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That no person ne persons within this said realm, hereafter do take upon him or them to dry calander any worsted within this said realm, upon pain to forfeit for every worsted that is so dry calandred one C. s. (2) And over that, whereas the said old calandring of worsteds, called wet calandring, hath been used well and substantially in times past in the city of Norwich, and yet is, by persons having cunning in the fame; be it therefore furthermore enacted, ordained, and established by the authority aforesaid, That no person ne persons

No person shall dry calander worsteds.

What persons only shall wet hereafter do take upon him or them to wet calander any worcalander wor- sted, but only such persons as have been bound apprentices to Rous.

other persons of the same craft and occupation of wet calandring

of worsteds by the space of seven years, or be cunning in the fame, and their cunning approved and admitted by the mayor of the faid city of Norwich for the time being, and the two masters of the said craft and occupation yearly to be chosen within the faid city of Norwich, or in the county of Norfolk, of the craft of wet-calandring, upon pain of every such person or persons, which hereaster shall do the contrary, to forfeit for every piece so calandred against the ordinances and purveyances aforefaid, C.s. the one moiety of which penalties or forfeitures above The forfeispecified, and every of them, to be to the King our sovereign tures of the lord, and the other moiety thereof to be to the mafters of the faid offenders, who occupation of wet calandring for the time being. And that it them, and by shall be lawful to the masters of the said occupation for the time what means. being, and their successors, to sue for the one moiety of all such penalties hereaster to be forfeited, against every such person or persons as hereafter shall do contrary to the form and effect of this statute, by action of debt, by writ at the common law, or by bill or plaint, after the custom of such city, port, or town where shall happen any such forfeiture to be or fall, or by information in the King's exchequer. (4) And that no protection or effoin, ne no wager of law for the defendant in any such action, plaint, or information, be allowable before any manner of justices, where any such suit or information shall be used for Made perpethe faid forfeiture. And this act to endure to the next parlia- tual by 25 H. S. ment.

CAP. V.

An act concerning jurors in London.

HERE in this present parliament holden at Westminster the A rehearfal of fourth day of February, in the third year of the reign of our the statute of fovereign lord the King, and prorogued unto the fourth day of November, in the fourth year of the reign of our faid fovereign lord the King, in London. and adjourned unto Westminster aforesaid; forasmuch as after issues joined in actions and suits commenced, taken, or depending in the King's courts before himself in his bench, and before his justices of the common bench, and also in his exchequer, at the King's suit, or at the suit of the party, triable in the city of London, as well the King as the parties suffered great delay many times for default of appearance of the juries impanelled to try the faid issues, and many times for lack of jurors not having lands or tenements of the yearly value of xl. y. (2) it was the faid fourth day of November ordained and enacted, by the authority of this present parliament, that the sheriffs of London for the time being, should have full authority and power to return in panels, or arrays of all actions and fuits then depending, or that should depend in any of the said courts, or exchequer, persons being citizens, baving goods to the value of C. mark, or above, to try the issue joined in every such action or suit. (3) And that the persons so returned, having goods to the value of C. mark, or above, should be fworn, and do in all such juries in likewise in every thing as other persons flould do, having lands and tenements of the yearly value of xl. s. ever all charges. (4) And that the sheriffs of the faid city for the time be-

ing, should return upon the first distress in every such action or fuit, upon every of the jurors impanelled to try the issues thereof, xx.d. and upon the second distress, upon every of the same jurors, xl. d. and upon every distress after that, upon every of the same jurors the double, till a full jury in every such action and suit should appear, and be sworn to try the issue joined in the same. (5) And that the sheriffs that should make any return upon such distresses, contrary to the form aforesaid, should forfeit for every such default, x. li. the one half thereof to be to the King, and the other half to the party that will fue therefore:

II. And that the defendant in any fuch action should not be admitted to wage his law, nor protection therein for him allowed; (2) which flatute was only made for the good expedition of justice, for to have quick appearance of jurors citizens of London at Saint Martin's le Grand, within the said city, where all juries were and been bounden only to appear to try the issues joined of all things triable in London by process of Nisi prius out of the said courts, and in none other place, according to their ancient liberty, privilege, and custom:

III. Wherefore, for more plain declaration of the same good

The explanatute of 4 H. 8. C. 3.

tion of the sta- statute, be it ordained and established by the authority of this present parliament, That the faid act be expounded, interpreted, and taken, that the sheriffs for the time being be bounden to return at every first distress of Niss prius, to be had at the said St. Martin's, in every such action or suit, upon every of the jurors impanelled to try the issues thereof, xx. d. and upon the second distress of Nist prius, upon every of the same jurors, xl. d. and upon every distress of Nist prius after that, upon every of the same jurors the double, till a full jury in every fuch action and fuit shall appear, and be sworn to try the issue joined in the same. (2) And that no sheriff of the said city, or other, any thing forfeit by force or colour of the faid flatute, for any return to be made, except only upon returns to be made contrary to the form, declaration, interpretation, and exposition of this statute, that is to say, upon writs of distresses before justices or justice of Nisi prius within the said city, (3) and that upon all other writs and processes, that be and shall be awarded out of the said courts or exchequer, it shall be lawful to the sheriffs for the time being, to make their returns according to the order of the law, as the sheriffs of London

What iffues the theriffs of London shall return upon jurors.

CAP. VI.

were wont to do before the making of the faid statute, without

An all concerning surgeons to be discharged of quests and other things.

The causes why furgeons

any loss or forfeiture.

SHeweth unto your discreet wisdoms, your humble orators the war-dens and fellowship of the craft and mystery of surgeons enfranhave been ex- chifed in the city of London, not passing in number twelve persons, bearing of ar- that whereas they and their predeceffors, from the time that no mind mour or other is to the contrary, as well in this noble city of London, as in all other cities and boroughs within this realm, or elsewhere, for the continual fervice and attendance that they daily and nightly, at all hours and times, give to the King's liege people, for the relief of the same, according to their science, have been exempt and discharged from all offices and business, wherein they should use or bear any manner of armour or weapon, and with like privilege have been intreated as heralds of arms, as well in battles and fields, as other places, there for to stand unbarnessed and unweaponed, according to the law of arms, because they be persons that never used feats of war, nor ought to use, but only the business and exercise of their science, to the help and comfort of the King's liege people in the time of their need: (2) And in the aforesaid city of London, from the time of their first incorporation, when they have been many mo in number than they be now, were never called nor charged to be on quest, watch, nor other office, whereby they should use or occupy any armour, or defensible geer of war, where through they should be unready, and letted to practise their cure of men being in peril: (3) Therefore, for that there be so small number of the said fellowship of the crast and mystery of surgeons, in regard of the great multitude of patients that be, and daily chance, and infortune happeneth and increafeth in the foresaid city of London, and that many of the King's liege people suddenly wounded and hurt, for default of help in time to them to be shewed, perish, and so divers have done, as evidently is known, by occasion that your said suppliants have been compelled to attend upon fuch constableship, watches, and juries, as is aforesaid; (4) be it enacted and The surgeons established by the King our sovereign lord, and the lords spi- of London shall ritual and temporal, and by the commons, in this present par- be exempt liament assembled, and by authority of the same, That from bearing armour or pahenceforth your said suppliants be discharged, and not charge- rish offices, &c. able of constableship, watch, and of all manner of office bearing any armour, and also of all inquests and juries within the city of London: (5) and also that this act in all things do extend to all barber-furgeons, admitted and approved to exercise the said 3 H. 8. c. 11. mystery of surgeons, according to the form of the statute lately 3 H. 8. c. 41. made in that behalf, so that they exceed not, ne be at one time above the number of twelve persons.

CAP. VII.

All strangers being of the fellowship of the Trinity, &c. may buy Rep. 5 El. c. 8. leather curried in open markets, &c. sufficiently wrought and fealed, &c.

CAP. VIII.

Every person that will sue for the King's pardon granted upon EXP. certain articles, shall have it,

Statutes made at Westminster, Anno 6 HEN. VIII. and Anno Dom. 1514.

THE King our fovereign lord Henry the Eighth after the conquest, by the grace of God King of England and of France,

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and lord of Ireland, at his parliament holden at Westminster the fifth day of February, in the fixth year of his most noble reign, after the prorogation, to the honour of God and holy church, and for the common weal and profit of this his realm, by the affent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, hath done to be ordained, made, and enacted, certain statutes and ordinances, in manner and form following.

CAP. I.
What apparel temporal men of every degree and estate may wear, and what not: The forseitures of the offenders, and Rep. 7. H. 8. c. 6. z Jac. 1. C. 25. who shall have those forfeitures, and how they shall recover them.

CAP. II.

Rep. 33 H. 8. The statute made Anno 3 H. 8. c. 3. concerning maintenance of archery, shooting in long-bows, and bringing in bowç. 9. flaves into this realm wherefoever, confirmed, and made perpetual.

CAP. III.

Rep. by 7.H.8. The several wages of several forts of servants in husbandry, artificers, and labourers, and the penalty of those that take c. 5 and 5 Eliz. C. 4. At what hours an artificer and labourer shall begin and end his work, and what time he shall have for his meals and sleep.

CAP. IV.

An all for proclamations to be made before the exigents be awarded in foreign shires.

H. 8. c. 4.

WHERE at a parliament holden at Westminster the fourth day VV of February, in the third year of the reign of our sovereign lord King Henry the Eighth that now is, and from thence (for divers urgent causes) unto the fourth day of November, the fourth year of the reign of our said sovereign lord, prorogued, one good and reasonof the reign of our Jaid Jovereign lord, prorogued, one good and reasonable act was made and ordained, touching writs of proclamation to be made upon exigents sued against any persons in foreign or other soirs, than where such defendant be called of; only to endure from thence unto the next parliament: (2) which act is now determined, the effect and true intent of which said act is thought right available, and commodisus, and in avoiding of outlawries hereaster to be pronounced against any person by reason of such foreign suits, to have continuance, and perpetually to endure: (3) be it therefore, by the King our sovereign lord, with the assent of the lords spiritual and temporal, and the commons in this present parliament and temporal, and the commons, in this present parliament affembled, and by authority of the same parliament, enacted, Proclamation ordained, and established, That if and where any writ of exigent, at any time from the fifteenth day of Eafter next coming, to than where or after, shall be awarded at the suit of our sovereign lord the the defendant King, or any other person or persons, plaintiff or plaintiffs, in any action personal, against any person or persons called of any thire or city, being a shire-corporate of itself, or else late

awarded in a foreign counis fued.

of any fuch shire or city, other than into such shire or city where-

ing to the law; (4) and also in every writ of exigent in any Proclamations action personal, whereof the process or exigent at the said where the paraction perional, whereor the process of eargest at the last wind the directed into London ty is dwelling fifteenth day of Easter, or after, shall be directed into London ty is dwelling in a county or Middlesex, the defendant being called late of London, or late palatine. of Middlesex, and at the time of the exigent awarded not dwelling in London, nor in Middlesex, or else that the said defendant or defendants in the same exigent dwell in any other shire or place than where the King's writ runneth; (5) then the justices before whom any such exigent is to be awarded, in all actions where the exigent shall not be directed into London nor Middlesex, to award a writ of proclamation to be directed to the sheriff of the same county, where it doth appear by the using of such action, that the party defendant is or lately was dwelling, if the King's writ there be current, and else to the next shire adjoining to the county or counties, or other places, whereof the party is called, or lately supposed by the said exigent to have his being of, where the King's writ so runneth (6) And in every action as aforesaid, whereof the exigent Dyer, 41, 213. shall be directed into London or Middlesex, and the defendant Bro. Err. 196, or defendants in the same called late of London or of Middlesex, and at time of the exigent awarded, not having his or their dwelling in London or Middlesex, then the writ of proclamation to be awarded, made, and directed unto the sheriff of the shire, where the defendant at the time of the exigent so against him or them awarded shall have his dwelling, or, in case where the King's writ runneth not, unto the next shire thereunto-adjoining; (7) the which said writ of proclamation shall contain the effect of the same action, and that the sheriff of the county, to whom any such writ of proclamation shall be directed, shall make three proclamations within his county at three Three proclaseveral days, that is to say, two of the same proclamations in mations. the full and plain shire-court of the same county, and the third For proclama. of the faid proclamation to be made at the general fessions in tions in counthose parts, where the party defendant is supposed to be dwelfer i Ed. 5. ling, or in the parts of the county next adjoining to the county c. 10. f. 2. & or counties where the King's writ runneth not, that the party 5 & 6 Ed. 6. defendant yield himself to the sheriff of the foreign county, c. 26. s. 2. to whom any such exigent in any action personal is awarded; 31 El. c. 9. so that the sheriff of such foreign county may, upon his yielding, have the body of the said defendant before the justices, before whom any such exigent is awarded, at the day in the same exigent comprised, there to answer to the plaintiff in the same according to the law.

II. And that every such writ of proclamation shall have the The procla-same day of return, as the writ of exigent upon such foreign mation shall action so awarded shall have: (2) and that every such writ of be delivered proclamation be delivered of record to the sheriss of the county, into the which any such writ of proclamation is to be awarded; (3) and that the sheriff of the same county duly do execute the same, and thereof make true return at the day K 4

1514.

of the same writ appointed, upon pain to forseit such amerciament unto the King our fovereign lord, and to his heirs, as by the discretion of the justices, before whom such exigent shall be returnable, shall be set.

III. And that the officer, in whose office such exigent is taken, make out the said writ and writs of proclamation, as hereafter shall be awarded in any of the said courts.

IV. And that the same officer take no more for the making of The officer's fee for making any such writ of proclamation, and the entering of the same of of proclamarecord, but only vi. d.

tion. An outlawry out writ of error.

V. And if any outlawry hereafter be had or promulged avoided with against any person or persons, in any action personal, in any foreign county, and no writ of proclamation (as is aforefaid) awarded and returned, that then every fuch outlawry to be utterly void and of no effect ne force in the law; and that all outlawries had contrary to this act be avoided by averment, without fuing of any writ of error.

Exp. 4 H. 7. c. 19. 7 H. 8. c. 1. 27 H. 8. C. 22. 5 & 6 Ed. 6. c. 5. 5. El. C. 2.

39 El. c. 1.

CAP. V.

Whosoever decayeth any town or house of husbandry, or doth convert tillage into pasture, shall forfeit to the lord of the see half the profits thereof. To endure to Christmas.

CAP. VI.

An alt for the remitting prisoners with their indictments to the places where the crimes were committed.

THERE divers felons and murtherers, upon feigned and untrue

VV furmises, have oftentimes removed as well their bodies as their indictments, by writ and otherwise, before the King in his bench, and cannot by the order of the law be remitted and sent down to the justices of gaol-delivery, or of the peace, ne other justices ne commissioners, to proceed upon them after the course of the common law: (2) Be The justices of it therefore ordained and enacted by the authority of this prefent parliament, That the justices of the King's bench for the time being have full authority and power, by their discretions, to remand and fend down, as well the bodies of all felons andcourt into the murtherers brought or removed, or that shall be removed or brought before the King in his bench, as their indictments, into the counties where the fame murthers or felonies have been committed and done; (3) and to command all justices of gaol-delivery, justices of peace, and all other justices and commissioners, and every of them, to proceed and determine upon all the aforefaid bodies and indictments so removed, after the course of the common law, in such manner as the same justices of gaol-delivery, justices of peace, and other com-missioners, or any of them might or should have done, if the faid prisoners or indicaments had never been brought into the

the king's bench may remit prisoners out of that country to be tried.

said King's bench.

CAP. VII.

The several sums that watermen shall take for their fare from Altered by 2 & one place to another near to the city of London; and the water- 3 Ph. & Mar. men refusing to accept the said fares or wages limited, shall c. 16. forfeit the treble value thereof.

CAP. VIII.

An ast concerning the making of certain woolen cloths in the county of Devon.

WHEREAS at the parliament holden at Westminster the twenty A rehearfal of the fifth year of the King's most noble reign, the commons and inhabitants touching the (clothmakers and buyers of the same) within the county of Devonshire, making of prayed and desired, That where divers and many cloths, called White white straits Straits, be and have been continually made within the faid county, in Devonshire. to the great profit of the King's subjects there, the which cloths were wont to be well and sufficiently made, and to bear their breadth, yard broad and half quarter raw, and xv. yards of length; (2) and that no man in times past hath used to make them, but that the maker thereof hath set his special mark upon every of the said cloths so by him or them made, whereby every man may know their own cloths from other mens, by reason of their said several marks; (3) so at the said parliament it was shewed by the inhabitants (clothmakers and buyers of the same) in the county aforesaid, that now-a-days the said cloths be not sufficiently made, ne bear their length and breadth according as they should do, ne marked with every man's own mark, whereof great inconvenience doth daily ensue and increase, to the impoverishing and hurting as well of the King's subjects, buyers and sellers of the same, as merchants strangers. (4) Wherefore the premisses considered, it was therefore enacted by the King our sovereign lord, by the assent of the lords spiritual and temporal, and the commons, in the same parliament then assembled, and by the authority of mons, in the same parliament then assembled, and by the authority of the same, That from the feast of Pentecost next after the making of the said act, no person should make any such cloths, called White Straits, to sell, without that it or they be, when they be raw, ready to be toked, of the breadth of a yard and half a quarter, and of length xv. yards; (5) and that no person make any such cloths, but if he set his special mark upon every of the said cloths so by him or them made, (6) and that no person use no mark on his cloths, such as any other person doth or bath used before him, upon pain of forseiture of every of the said cloths, the one half thereof to be to the King, and the other half thereof to him that so seiseth the said cloths so made or marked contrary to the form and effect afore expressed. (7) And this act to endure unto the sirst day of this present parliament. (8) And forasmuch as the said act is thought to be very necessary and behovable, be it therefore ordained, established, and enacted by The aforesaid the King our sovereign lord, and the lords spiritual and tem-statute controls and the commons in this present parliament assembled firmed.

poral, and the commons, in this present parliament assembled, firmed, and by authority of the same, That the said act concerning

The length

russet straits.

making of cloths, called White Straits, and every thing therein contained, stand and be in his full strength, virtue, and effect. (9) And over that, it is ordained by the said authority, That no person or persons from the seast of Saint John Baptiss next coming shall make any such cloths, called White Straits, ne any cloths of that making of russet colour, called Russet and breadth of Straits without that they and every of them (being raw) be of the breadth and length before rehearled, and to be marked in manner and form before expressed, and so being raw, to weigh xiv. pound by true weight at least, upon pain of forfeiture of every of the said cloths made, and being less in length or else in breadth, or marked contrary to the form and effect before rehearfed, or elfe being of weight contrary to the form before expressed; (10) the one half of the said forfeiture to be to the King, and the other half to him that so seiseth the said cloths 7 Ed. 6. c. 9. so made, and being of weight contrary to the form and effect 27 El. c. 18. aforesaid. (11) And this act to endure for ever.

CAP. IX.

An all to avoid deceits in making of woolen cloths.

FOR the deceitful draping and making of woolen cloths, made and draped within this realm, and also for meafuring in the sale of the same, our sovereign lord the King, by the advice of the lords spiritual and temporal, and of the commons, in this present parliament assembled, and by the authority of the same, hath ordained, established, and enacted divers ordinances and statutes for the true making and draping of fuch woolen cloths, and for measuring in sale the true con-The weight of tent of the same in manner and form following: (2) First, wool deliver-That the wool which shall be delivered for or by the clothier to any person or persons for breaking, kembing, carding, or spinning of the same, the delivery thereof therefore shall be by even, just, and true poile and weight of Haverdepois, sealed by authority, not exceeding in weight after the rate of twelve pounds seimed wool, above one quarter of a pound for the waste of the The weight of same wool, and in none other manner. (3) And that the wool and yarn breaker or kember to deliver again to the same clothier the same re-delivered to wool fo broken and kembed, and the carder and spinner to deliver again to the said clothier yarn of the same wool, by the same even, just, and true poise and weight (the waste thereof excepted) without any part thereof concealing, or any more oil, water, or other thing put thereunto deceivably, (4) upon

ed to break, kemb, card, or fpin.

the clothier.

A weaver mall put all the yarn into the

II. Item, That the weaver, which shall have the weaving of any woolen yarn to be webbed into cloth, shall weave, work, and

convenient for the proof of such deceit.

the pain to forfeit to the lord of the leet within the precinct whereof fuch default is done, for every fuch default xij d. upon due proof of such deceit afore, and by the discretion of the mayor, bailiff, or other head officer of the city, borough, or town where the deceit shall appear, the same mayor, bailiff, or head officer calling to him such persons as shall seem to him

and put into the web for cloth to be made thereof, as much web, or reand all the same yarn, as the clothier, or any person for him store it. shall deliver to the same weaver, with his used mark put to the same, without changing, or any parcel thereof leaving out of the same web, or that to restore to the same clothier the surplus of the same yarn, if any shall be left not put into the same yard, and without any many ail because of the same yard. fame web, and without any more oil, breene, moisture, dust, fand, or other thing deceivably putting or casting to the same web, upon pain to forfeit for every detault three shillings and four pence.

III. Item, That no manner person buy any coloured wool, Coloured wool or coloured woolen yarn, of any carder, spinner, or weaver, to be bought but only in open market upon pain of forseiture of such wool ket only.

and yarn so bought.

IV. Item, That the walker and fuller shall truly walk, full, The walker thick, and work every web of woolen yarn which he shall have duty. to walk, full, thick, or work, without any flocks, or any other manner deceit to be used on the same, and shall not row nor work any cloth or web with any cards, on the right side nor on the wrong fide, upon pain to forfeit for every fuch default

fix shillings eight pence.
V. Item, That the clothier, nor other person whatsoever, Shrinking of thall not put any cloth to fale, which when it shall be full wet cloth. Vesses not ashall shrink more than one yard in all the length, and one quarter bove the value
of a yard in the breadth, for the more part thereof; (2) and of 40s. &c.
cloths called Narrows or Straits after the rate, upon pain to shall not be forforseit for every cloth otherwise put to sale vj. s. viij. d. and feited, 14 & 15 beside that, to deduct of his price for the same, to be rebated H. 8. c. 11. s. to the buyer thereof, as much after the rate as the same cloth so otherwise put to sale, being full wet, shall be shrunk more than one yard of that it was in length at the time of the same sale, and as it shall (being wet) want of the breadth of one yard and three quarters of a yard.

VI. Item, That the buyer of woolen cloths, denizen or No straining alien, after the buying thereof, shall not draw, nor cause to of cloth by be drawn in length, nor strain, nor do to be strained in breadth tenter or the same cloths, or any of them, by tentour or wrinch, or by 566Ed.6.c.6. any other mean, upon pain of forfeiture for every of the same 39 El. c. 20. cloths so to be drawn or strained C. s.

VII. Provided alway, That if such buyer of woolen cloths, for proof cause the same to be wet, he may draw and strain them for evening of them only, so that he exceed not one yard in length more than it shall be when it shall be full wet.

VIII. Item, That no manner person work, or put upon No flocks shall any woolen cloths, any flocks, or other deceivable thing, upon be put in cloth. pain to forfeit for any cloth so wrought deceivably with flocks, or other deceivable thing xx s.

IX. Item, That no manner person, buy or sell any woolen The measure cloths by other measure, more or less, than after the true con- of cloth by tent thereof to be meten and measured by the yard, adding to 3&4Ed.6.c.2. every yard one inch of the rule, upon pain to forfeit for every

cloth to the contrary measured, C. s. (2) the one moiety of all the faid forfeitures to be to our fovereign lord the King; and to every person which shall sue by writ, bill, or other plaint of debt in that behalf against the person doing to the contrary of any of the faid ordinances, the other moiety; and that the defendant in any plea, upon any fuch action, be not admitted to wage his law, nor any protection nor effoin for any fuch defendant be allowed in the same.

Certain cloths to which this act does not extend.

X. Provided alway, That this act extend not to woolen cloths called Kendals, nor cloths called Carpenal-whites, commonly made for lining for hosen, nor to any cloths called Tostokes, made in the county of Devon, (2) nor to any woolen cloths made in the county of Cornwall, nor for any cottons or plain lining, or friefe made or to be made in Wales, Lancashire, and Cheshire, or any of them.

CAP.X.

An all for commission of sewers.

Commissions of fewers may

&4 H.7. C.1.

WHERE in the parliament of the right noble Prince Henry the Sixth, late King of England, holden at Westminster, the be granted ac- first year of his reign, one good statute was made and ordained, That cording to the for ten years then next following, several commissions of sewers should be statutes, 6 H. 6. c.5. made to divers persons, by the chancellor of England for the time being to be named, in divers parties of this realm, where need were, after the form and tenor of a commission in the said ast specified; which ast and other acts for the authority of fuch commissioners, and executions of the same, have since been made and ordained and continued, as been more plainly rehearsed in the parliament holden in the fourth year of the reign of King Henry late King of England, the Seventh; and in the same parliament the said sourth year it was (among other) enacted and established, That for sisteen years then following, several commissions of sewers should be made to divers persons, by the chancellor of England for the time being to be named, in all parties of this realm, and of the marches of Calais, Guines, and Hammes, where need shall be, made according to the said commission contained in the said sixth year of King Henry the Sixth; and that all such commissioners should have full power, to make, ordain, and execute ordinances, and all other things do according to the purport of the same commission, which fifteen years comprised in the said act aforesaid, been now determined; pleaseth it therefore the King our sovereign lord, with the assent of the lords spiritual and temporal, and the commons, in this present parliament affembled, and by authority of the fame, to ordain, establish, and enact, That the said acts, and all other acts, and authorities heretofore made concerning commissioners of sewers, and their commissions and authority, not being before this time repealed, abide, and stand from henceforth good and effectual to endure for ever: and also that the chancelfor of England for the time being, shall have from henceforth full power and authority for ever, to grant commissioners of sewers into every part of this realm, and the faid marches, where need is or shall be, to certain persons by the said chancellor for the time being to be named,

named, according to the form and effect of the faid commission and act expressed in the said parliament holden the said sixth year of the reign of King Henry the Sixth: and over that be it ordained, enacted, and established by the said authority, That all such commissioners have, and shall have full power and authority to put their commission in due execution, and to make and execute statutes and ordinances, and all other things to do after the effect and purport of their commission; and that all commissions of sewers granted or made since the said twenty years determined, and the acts, ordinances, and all executions, and other things by the commissioners of the same, concerning the faid commissions, or any two of the same commissioners, and every thing in the same comprised, be and shall be, effectual and of like strength, as if the said commission had been made or granted within the faid five and twenty years, immediately after the said parliament holden the said fourth year of the reign of King *Henry* the Seventh.

II. And also be it enacted by the said authority, That the chancellor of England for the time being, shall make no commission to any person or persons for the execution of this act, except he have lands and tenements of estate of freehold, to the yearly value of twenty pounds at the least, or else be justice of Quorum learned, within any of the shires where he shall be made

commissioner.

III. And if any such commission be directed to any person or persons, not having lands and tenements to the yearly value of to be revived twenty pounds, or not being one of the justices of Quorum learn- by 23 H. 8. ed as aforesaid, That every such commission, and all present- c.5. ments and accusations, had and presented before any such commissioners, and also all and every sines set by the said commissioner or commissioners, to be utterly void and of none effect. This act to endure but for ten years, and from the end of the same ten years, unto the next parliament.

CAP. XI.

The statute of 1 R. 3. 6.11. touching bringing in of bow-staves, shall be extended to strangers only, and not to the King's subjects. To endure to the next parliament.

C A P. XII.

None shall carry beyond the sea any Norfolk wool meet for the making of worsteds or stamins, upon pain of forseiture of forty shillings for every stone. To endure to the next parliament.

CAP. XIII.

Whosoever shall shoot in, or keep in his house, any hand-gun, or cross-bow, without the King's licence, shall forfeit the same, and ten pounds for every shoot, unless he hath to the yearly value of three hundred marks. All former statutes 14 H. 8. c.7. touching shooting in cross-bows and hand-guns repealed, by 25 H. 8. c.17. 33 H. 8. 6.6.

CAP.

making no

mention of

the first, ad-

the King's

letters patents of lands, of-

fices, &c. be-

some other.

nulled.

CAP. XIV.

The statute of 12 Ed. 4. c.3. for the payment of tonnage and. poundage shall stand good during the King's life.

CAP. XV.

An act adnulling second letters patents during the King's pleafure, making no mention of the first letters patents.

that where his Grace bath granted to divers of his fervants (for their fervice to his Grace done) lands, tenements, fees, offices, and other things, to have to them during his pleasure; (2) and after other persons, by their sundry suits, have obtained of his Highness other letters patents of the same, not advertising his Grace of his former grants, whereby the said sormer patentees have been avoided, and put from the advantage of their said sormer grants and patents, contrary to the intent and grant of our said sovereign lord:

Second letters (3) Wherefore be it ordained, established, and enacted by our said sovereign lord, the lords spiritual and temporal, and the commons, in this present parliament assembled, and by autho-HE King's Highness of his goodness calling to his remembrance,

commons, in this present parliament assembled, and by authority of the same, That if any person or persons from henceforth do make suit to the King's Highness for any lands, tenements,

What shall be offices, or any other things so by his Grace granted, or hereafter to be granted to any person or persons during his pleasure, the faid first patentee then being in life, that he do express in his said bill of petition or patent the tenor of the said former patent, and that the King then hath determined his pleasure against the fore granted to faid first patentee; (4) or else the second letters patents of any of the premisses to any person hereaster to be granted, to be void

and of none effect.

II. This act to commence and take effect from the fourth day of April next coming, and not before.

CAP. XVI.

An all that no knights of shires nor burgesses depart before the end of the parliament.

ORASMUCH as commonly in the end of every parliament divers and many great and weighty matters, as well touching the pleasure, weal, and surety of our sovereign lord the King, as the common weal of his this realm and subjects, are to be treated, communed of, and by authority of parliament to be concluded; (2) so it is, that divers knights of shires, citizens for cities, burgesses for boroughs, and barons of the cinque ports, long time before the end of the said parliament, of their own authorities, depart, and go home into their countries, whereby the said great and weighty matters are many times greatly delayed: (3) In confideration whereof be it enacted by the King our fovereign lord, the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That from henceforth none of the said knights, citizens, burgesses, and barons, nor any of them that ment may not hereafter shall be elected to come or be in any parliament, do

Knights nor burgesses of of the parlia-

not depart from the said parliament, nor absent himself from the depart befor same, till the said parliament be fully finished, ended, or proposed, except he or they so departing have licence of the speaker and commons in the said parliament assembled, and the same licence be entered of record in the book of the clerk of the parliament, appointed or to be appointed for the commons house, upon pain to every of them so departing or absenting themselves in any other manner, to lose all those sums of money which he or they should or ought to have had for his or their wages; (4) and that all the counties, cities, and boroughs whereof any such person shall be elected, and the inhabitants of the same, shall be clearly discharged of all the said wages against the said person and persons, and their executors for evermore.

CAP. XVII.

The river of *Canterbury* shall be deepned and enhanced, so that PR. lighters, & \(\epsilon\) may pass upon it.

CAP. XVIII.

The under-sheriff, and all other officers of sheriffs, may con-PR. tinue and occupy their offices within the county of the town of Bristol, from year to year, in such fort as the like do in London, without any forfeiture, notwithstanding the statutes of 42 Ed. 3. 6.9. & 23 H. 6. 6.8.

Statutes made at Westminster, Anno 7 HEN. VIII. and Anno Dom. 1515.

THE King our sovereign lord Henry the Eighth after the conquest, by the Grace of God, King of England, and of France, and lord of Ireland, at his parliament holden at Westminster the twelfth day of November, in the seventh year of his most noble reign, to the honour of God, and of holy church, and for the common weal and profit of this his realm, by the assent of the lords spiritual and temporal, and commons, in this present parliament assembled, and by authority of the same, hath done to be ordained, made, and enacted, certain statutes and ordinances, in manner and form following.

CAP I.

If any person shall decay a town, a hamlet, or house of hus-25 H. 8. c.13. bandry, or convert tiliage into pasture, the immediate lord 5 Eliz. c.2. of the see shall have the moiety of the offender's land, until & 21 Jac. 1. the offence be reformed.

CAP. II.

A repeal of all licences granted contrary to the statute of 4 H. 7. El. c.13. c.10. to bring into this realm Gascoigne wines, or Thoulouse woad, but in English ships.

C A P.

CAP. III.

pular, 6. Savil, 6.

Rep. 31 El.c. 5. Within what time all actions, fuits, bills, indictments, or informations popular shall be sued, either for the King, or for the party.

CAP. IV.

An all concerning avowries for rents and services. THEREAS divers as well noblemen as other the King's subjects,

How rents and fervices may be reco-vered by avowry.

bave suffered recoveries against them of divers their maners, lordships, lands, and tenements, for the performance of their wills, or for the surety of their wives jointures, or for the jointure of their fons and heirs apparent, and their wives, or of any other person or persons, according to their covenants and agreements, (2) and those persons that so have recovered the said manors by the course of the common law, had no remedy, nor may have, to compel the fermors, freeholders, and tenants, which held of the same manors by rents, services, or customs, to atturn to them; (3) nor could by the order of the law attain to the said rents, services, or customs (if they were denied) by distress or action, without they could once attain to the possession of the same rents, services, and customs, by paying or doing the faid rents, services, or customs, by the same freeholders, fermors, and tenants; (4) which to do, divers and many of them have oftenhave no reme- times refused, and yet do, to the great offence and charge of their conscience, not only to the disheritance of the said recoverers, but also in breaking of the last wills of them against whom such recovery is bad, their rents or and also to the disheritance of the said husband and wife, or other, to presentations. whose use the same recovery was so had. (5) Also if there were any Dyer, 11.

advows on appendant to any of the soid manual the same any advowson appendant to any of the said manors, the same advowson had Bro.Meine, 24. fallen void, and a stranger had presented, the faid recoverers, nor Vaughan, 48. they to whose use the same recoveries were had, had no remedy for the same disturbance, and sometime thereby they have been disinherited.

dy by the common law to recover

Recoverers

The recoverer may distrain for the rents and fervices of the tenant, fermor, &c.

II. Be it therefore enacted by this present parliament, and by authority of the same, That the recoverers in all such recoveries, their heirs and assigns, may from henceforth distrain for the foresaid rents, services, and customs, so being due and unpaid and make avowry, or justify the same, as those persons, against and shall have a whom the said recovery is, should have done if the said recove-Quare impedit. ty had not been had; (2) and also have like reinedy for the recovering of the said rents, services, and customs by avowry; (3) and also a Quare impedit for the said advowson, if any disturbance be made: as those persons, against whom the said recoveries were had, might or should have had by the course of the common law afore the faid recovery, if any fuch rents, fervices, or customs had been denied them, or any such disturbance had been had in their times.

The avowant in Replegiari thall recover his damages and costs of 2 Cro. 520.

III. And also that every avowant, and every other person or persons that make avowry, conisance, or knowledge, or justify, as baily to any other person or persons in any Replegiari, or second deliverance for any rent, custom, or service, if their avowry, conisance, or justification be found for them, or the plaintiffs in the said actions otherwise barred, shall recover their damages

and

and costs that they have sustained, as the plaintiff should have 19 H. S. C. 11. done, if they had recovered in the faid replevins. 8. 2 Roll, 140. 21 H. 8. C.19.

CAP. V.

Certain labourers working in London may take such wages as Rep. 5 El. c.4. they did take before the statute of o H. 8. c.3.

CAP. VI.

A repeal of the statute made Anno 6 H. 8 c. 1. and of all other Rep. 24 H. 80 statutes made for apparel before it. What kind of apparel c.13.&1 Jac. 1, temporal men of all degrees and estates are allowed, and what c.25. prohibited, to wear, and upon what penalties, and who shall have the forfeiture, and by what means they shall be recovered.

Statutesmade at Westminster, Anno 14 and 15 HEN. VIII. and Anno Dom. 1522-3.

THE King our fovereign lord Henry the Eighth after the conquests by the Grace of God King of England, and of France, and lord of Ireland, at his parliament holden at London the fifteenth day of April, in the fourteenth year of his most noble reign, and from thence adjourned to Westminster the last day of July, the sistenth year of his said reign, and there holden, to the honour of God and help thempth and for the west and traft of this his needs by the and holy church, and for the weal and profit of this his realm, by the affent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, bath done to be ordained, made and enacted, certain statutes and ordinances, in manner and form following.

CAP. I.

No person shall sell to a merchant stranger any broad white woolen cloth made in *England*, unless he cannot sell it to some English merchant within eight days after he brought it to Blackwell-hall, except the sale be in fairs, ports, or creeks. To endure to the last day of the next parliament.

CAP. II.

What apprentices strange artificers shall take, &c.

BE it enacted by the King our fovereign lord, and the lords No ffranger spiritual and temporal, and the commons in this article. fpiritual and temporal, and the commons, in this present shall take an parliament assembled, and by authority of the same, That no apprentice, manner of stranger, born out of the King's obeliance, be he was born undenizen or not denizen, using any manner of handicraft within der the King's this realm, shall take from henceforth any apprentice, except obeisance. this realm, mail take from henceform any appreciate, (2) up- Made perpennent pain to forfeit for every apprentice that he shall take contrary tual by 21H.8. to this act, x. li. the one half thereof to be to our fovereign lord explained by the King, the other half to him or them that shall sue for it, 22 H. 8. C. 13. be it by action of debt, bill, plaint, information, or otherwife; (3) in which suit the defendant shall not be admitted to wage his law, ne any essoin, licence, or protection to be allowed. Vol.IV.

keep above two journeymen, except they be born under the King's obeifance. 5 El. C.4.

No alien shall

All strangers dwelling within two miles of London, the city.

II. Be it also enacted by the authority aforesaid, and under like pain to be forfeited and recovered as is aforefaid, That no stranger, being alien born, and using any manner of handicraft within this realm, from the Feast of All Saints next ensuing, shall in any manner of wise, use, take, retain, or keep in his or their services, any manner of journeyman or covenant-servant, above the number of two at one time, except the same journeyman or covenant servant be born under the King's obeitance.

III. And over this, be it enacted by authority aforesaid, That all manner of persons, being aliens born, using any manner of handicraft, be they denizens or not denizens, and inhabiting within the city of London, or suburbs of the same, within the shall be under town of Westminster, the parish of St. Martin's in the fields, the the reformati- parish of Our Lady of the strand, St. Clement of Danes without on of the war- Temple-bar, St. Giles in the fields, St. Andrew's in Holbourn, the dens of handicrafts within town and borough of Southwark, Shoreditch, White-Chapel parish, St. John-street, the parish of Clerkenwell, St. Botolph's parish without Aldgate, St. Katharine's, Bermonsey-street, or within two miles compass of the said city of London or the parishes aforesaid, shall be under the search and seformation of the wardens and fellowships of handicrafts within the said city of London, with one substantial stranger, being an housholder of the same crast; by the same wardens to be chosen, that is to say, every such stranger occupying any mystery or handicrast, as is aforesaid, shall be under the search and reformation of the wardens, and one substantial stranger, being an housholder, of that crast that

The wardens, for strangers wares.

they shall so occupy. IV. And that the wardens of the faid city of every such handi-&c. shall assign crast, with one stranger or housholder (as is aforesaid) of the a proper mark same crast, have full power and authority, by this present act, to limit and appoint to every stranger of the mystery and handicrast that they be of, inhabiting within the said city, suburbs, places, or precinct above remembered, a proper mark, without taking any thing therefore, by the which their wares, vellels, and workmanships that they make may be known.

V. And that the wardens of every such handicrast and mys-

Reformation of strangers

tery aforesaid, calling to them one stranger of the mystery and workmanship. occupation that they be of, being an housholder, shall have full power and authority to search, view, and reform, as well within the said city of London, as in all other places and limits before faid, all manner of wares of workmanships made by any manner of fuch handicraftmen, being aliens born, as is aforefaid.

Smiths, joiners, coopers, gers must mark their wares.

VI. And that no stranger born out of the King's obeisance, using any of the mysteries or occupations of smiths, joiners, or which bestran- coopers, shall make any manner of wares or vessels concerning the same mysteries or occupations, except that they and every of them put such marks to every of the same wares and vessels, before they shall be put to sale or use, as the wardens of their occupations, crafts, or mysteries shall limit and appoint, without taking any thing therefore, (2) upon pain of forfeiture of the double value of the same wares and vessels; the one half of which

which forfeiture to be to the King our sovereign lord, the other half to the party that first will sue for the same by action of debt, bill, plaint, or information, in which the defendant shall not wage his law, nor any effoin shall be cast, or protection allowed.

VII. And further, it is enacted by the authority aforesaid, The forfeiture That if upon any fuch fearch or view to be made by the wardens of wares deand one stranger of any crast or mystery beforesaid, after the ceitfully made form of this estatute, in vessels or wares to be found in the possession of the workers or owners thereof, putting the same vessels or wares to workmanship of any stranger falsly and deceitfully made, to the hurt of the King's liege people, and so adjudged by the said wardens and one stranger, that then such worker or owner, in whose possession the same false and deceitful wares shall be found, shall forfeit the same wares; (2) the one half thereof to the King our sovereign lord, and the other half thereof to the first finder thereof suing for the same in any of the King's courts by action of detinue, in which action the defendant nor defendants shall not be admitted to wage their law, nor

protection ne essoin be to them herein allowable.

VIII. Be it also enacted by the authority aforesaid, That all Wardens, baiwardens and masters of fellowships of all and every such handi-liffs, &c, of crafts within any fuch city, borough, or town corporate within rate may this realm, where any such wardens happen to be, and in such search and reboroughs and towns corporate where no wardens of handicrafts form strangers. are, the bailiffs, or the governor or governors of the same boroughs or towns so lacking wardens, shall have like power and authority with the bailiff or bailiffs of the liberties with them, where any such liberty shall be, being content so to do, to view, fearch, and reform strangers born out of the King's obeisance, inhabiting and using within any such city, borough, or town corporate, any manner of handicraft, in as large and ample manner, as the faid wardens and fellowships of the said city of London may do, by virtue of this present act; (2) and that all strangers using any of the said handicrasts in any of the said cities, boroughs, or towns corporate, be bounden to do and obey in every thing, according to the tenor of this present act, upon like pains and forfeitures as is above remembered, to be had and recovered in form above rehearfed.

IX. Provided alway, That if the wardens of any fellowship Remedy for or mystery beforesaid, balliffs, governor or governors beforesaid, ftrangers who are injured by wrongfully will intreat any stranger in executing of this act, or are injured by any thing therein contained, that then the stranger so grieved may, by authority of this act, by bill or information, complain to the lord chancellor and treasurer of Fundand or the institute of to the lord chancellor and treasurer of England, or the justices of affise in the county for the time being, which, by their examinations, shall have full power and authority to hear and determine the same complaint, and to award to the party complainant such amends, as by their discretion shall be thought reafonable.

X. Provided also, That it shall be lawful for and to every the said strangers born out of the King's obeisance, being a L 2

Strangers

bridge, St. Martin's. The wardens

refusing to mark the

wares.

dwolling in

Oxford, Cam-

housholder, to have and retain as well all and every such strangers born out of the King's obeifance, being the time of this parliament with him retained as a journeyman, as to have and retain every such stranger being born out of the King's obeisance, being apprentice with him the time of this parliament, this act notwithstanding. (2) This to endure to the last day of the next parliament.

XI. Provided also, That this act extend not to the inhabitants, strangers that now be, or hereafter shall be, in the universities of Oxford or Cambridge, or within the sanctuary of St. Martin's le Grand, within the said city of London.

XII. Provided always, That if the faid wardens of the faid city of London, with a stranger, or governor or governors of any city or borough corporate within this realm, refuse to mark the wares of any stranger, after that they be required so to mark; that then it shall be lawful to the same stranger or strangers, to whom fuch refusal shall be so made, to sell and put to sale his faid wares so required to be marked, and refused, this act notwithstanding.

To what crafts this statute doth not extend.

XIII. Provided also, That this act extend not to any other handicrafts, than to the crafts of joyners, pouchmakers, coopers, and blacksmiths, for or concerning the foresaid articles of marking of wares of the faid strangers.

Who may retain aliens.

XIV. Also that it shall be lawful to any lord of the parliaat H. 8: c.16. ment, and every other of the King's subjects, having lands and 22 H. S. C.13. tenements to the yearly value of one hundred pounds, to take 32 H. 8. c.16. and retain strangers, joyners, and glassers, in their service, from time to time, to and for the exercising with them their crafts, this act notwithstanding.

CAP. III.

Touching worsted-weavers of Yarmouth and Lynn.

Confirmed BECAUSE it is discreetly considered in this present parliament, that the true making and draping of worsteds, sayes, and stamins, is one of the most profitable occupations of this realm, and that the same worsteds, sayes, and stamins, truly and substantially made and wrought, been right acceptable, and commodious merchandises, as well in this realm of England, as in other foreign regions and countries; (2) for establishment and good order whereof, divers good and laudable statutes, aess, and ordinances heretofore have been made and enacted; and namely, in a parliament holden at Westminster the third day of June, in the seventh year of the reign of the late King of samous memory, Edward the Fourth; (3) sithen which parliament the making of the said worsteds, sayes, and stamins, hath much increased and been multiplied in the city of Norwich, and in divers towns and places in the county of Norfolk; (4) and because the towns of Great Yarmouth, and Lynn, in the said county, been towns corporated, and the inhabitants of the same towns now daily practise and use the making and draping of the faid cloths of worsteds, sayes, and stamins, more busily and diligently than they have done in times past, to whom it is painful and costly to transport and convey their said cloths to the

faid

7 Ed. 4. c.1.

faid city of Norwich, or to places within the said county of Norfolk which been far distant from either of the said towns, to be searched and sealed by the wardens of the worsted-weavers of the same city of Norwich, or county, according to the said act of parliament made the said seventh year of King Edward the Fourth: (5) It is therefore ordained, established, and enacted by the King our sovereign lord, and by the lords spiritual and temporal, and the fovereign lord, and by the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That the craftsmen called worsted-weavers in-Election of a habited in the said town of Great Yarmouth, shall have power warden of and authority by this present act, from henceforth to elect, and worsted and choose yearly for ever, in the Monday next after the Feast of Great Yarmouth Pentecost, one honest man of the same mystery and occupation, in Norfolk. being an housholder within the said town of Great Yarmouth, and having of his proper goods and chattels to the value of ten pounds at the leaft, or lands and tenements to his own use of estate of freehold, at least to the clear yearly value of xx.s. to be warden of the same craft and mystery for the year next ensuing, (6) which man so elected and chosen, shall personally appear before the mayor of the faid city of Norwich for the time being, the Monday next after the Feast of Corpus Christi then next enfuing, then and there to be fworn and charged by like oath, concerning the true and substantial making of the said cloths within the faid town of Great Yarmouth, as the four wardens of the faid city of Norwich, by virtue of the faid act of parliament made in the said seventh year of King Edward the Fourth, been charged and sworn for the same city of Norwich; (7) and if the The warden said mayor happen to be absent the said Monday after Corpus of Yarmouth'; Christi, or else then refuseth to receive or take the said oath; oath. then the said warden so elect, within four days next after the same Monday, shall come before the bailiffs of the said town of Great Yarmouth for the time being, or before one of them, the other being absent, and then and there receive a corporal oath for the true exercising of the same office of wardenship, after the tenor of the oath accustomably used to be given to the said wardens of the faid city of Norwich.

II. And that the said warden of the said town of Great Yar- The warden of mouth for the time being, so elected and sworn, may ordain and Yarmouth's auappoint a seal with this letter Y. to be engraved in the same thority. seal, and may have full power and authority to view, search, seise, and seal in lead with the same sale so to be appointed and engraven, and none other, all worsteds, sayes, and stamins within the said town of Yarmouth, and suburbs of the same, made, or to be made, and not elsewhere, in as large and ample manner as the faid wardens of the faid city of Norwich, and wardens of the faid county of Norfolk, or any of them, hath or have within the faid city or county, or in any wife may do in that behalf, by authority or virtue of the before remembered act, made in the faid seventh year of King Edward the Fourth, any thing in the same act contained to the contrary notwithstanding.

III. And that no person inhabiting within the said town of Every person

his several mark.

shall mark his Great Yarmouth, or suburbs thereof, weave any worsteds, sayes, fayes, &c. with home and kind the fame town, except he be an Englishman born, and have been apprentice to the faid occupation, and without he weave therein such proper mark as shall be limited and appointed by the said warden of the said town for the time being, elect, and sworn as is aforesaid, upon pain of forseiture thereof to the King our fovereign lord; (2) and that every warden of the faid town shall limit distinct and several marks to every of the faid worsted-weavers of the same town of Great Yarmouth, and the same marks by the said warden to be registered in a book.

Election of a warden of worstedweavers in Lynn in Norfólk.

IV. And also be it enacted by the authority aforesaid, That if, and whensoever hereafter the said town of Lynn shall be inhabited with ten fundry housholders, or more number of housholders exercifing and using the faid craft or mystery of worstedweavers, then, and from thenceforth, that is to say, as long as the same town of Lynn shall be inhabited with the number of ten such housholders at the least, it shall be lawful to the same inhabitants of the said town of Lynn yearly, on the Monday next after the Feast of Pentecost, to elect and choose of themselves one warden of the faid craft and mystery of worsted-weavers, to be of the value in lands and goods as is aforesaid of the warden of Yarmouth; (2) which warden, so elect, shall yearly be sworn and charged at the faid city of Norwich, in like manner, and at like day, as is before limited to the wardens of Yarmouth; or in default of the said mayor of Norwich, then the said warden so to

The warden ot Lynn's seal

he elect for the said town of Lynn, to take a corporal oath before the mayor of the said town of Lynn, within such time, and after such form, as is before limited unto the warden of Yarmouth; (3) and that the said warden of the said town of Lynn for the time heirs. of Lynn's scal and authority. for the time being, so elect and sworn, by himself may ordain and appoint a scal with this letter L. to be graven in the same feal, and may have full power and authority to view, fearch, feife, and feal in lead with the fame feal so to be engraven, and with none other, all worsteds, sayes, and stamins within the said town of Lynn, and suburbs of the same, made or to be made, and not elsewhere, in as large and ample manner as the faid warden of the faid city of Norwich, and wardens of the faid county of Norfolk, or any of them hath or have within the said city or county, or otherwise may do by authority or virtue of the before remembered act made in the faid seventh year of King Edward the Fourth; any thing contained in the same act to the

Every worsted-maker to be an Englishman born,and to have his own mark.

contrary notwithstanding.

V. And that no person inhabited within the said town of Lynn, or suburbs thereof, make any worsteds, sayes, or stamains within the same town, except he be an Englishman born, and have been apprentice to the same occupation, and without he weave therein fuch proper mark as shall be limited and appointed by the said warden of the same town of Lynn for the time being, upon pain and forfeiture thereof to the King our fovereign lord; (2) and that every warden of the said town shall limit limit distinct and several marks to every of the said worstedweavers of the same town, and the same marks by the said warden to be registered in a book.

That from the Feast of St. Michael the Archangel next coming, Norwich or unto such time as the said town of Lynn shall be inhabited with come to Lynn the faid number of ten housholders of the faid crast of worsted- when there is weavers, and always after, when that number of ten houshold- no warden ers shall happen to fail, and not be inhabited in the said town of there. Lynn, the said wardens of the said city of Norwich, and their fuccessors, shall procure and cause one of themselves, or one of the wardens of the faid craft of the faid county of Norfolk, perfonally to come and be every twenty eighth day from and after the said Feast of St. Michael the Archangel, in and to the said town of Lynn, or within fix days next after every such twenty eighth day, and there to continue and abide by so long time as he may fearch and feal all fuch worsteds, sayes, and stamins made in the same town of Lynn, as then shall be brought to him to be sealed within the space of one whole day; (2) and the said The warden's inhabitants of worsted-weavers, of the same town of Lynn be- allowance by ing, shall content and pay to the said warden of Norwich or Nor- the day for his charges in or within six days next after the said twenty eighth day, coming to or within fix days next after the faid twenty eighth day, for his Lynn. costs and expences, for every time that he shall so come to Lynn, between the Feast of St. Michael the Archangel, and the Annunciation of our Lady St. Mary, iii. s. and for every time that he shall so come to the said town of Lynn, between the Feast of the Annunciation of our Lady, and the Feast of St. Michael the Archangel, ii. s. (3) and if the faid inhabitants of worsted-weavers of the said town of Lynn do not content and pay to the said warden coming to Lynn in form aforesaid, for his said costs and charges the faid iii.s. or ii. s. as is above limited, then the same inhabitants shall forfeit and pay to the said warden, or to his executors, for every such default of payment, xl. s. (4) and if none of the said wardens of Norwich, and Norfolk, come to the faid town of Lynn, for the cause aforesaid, in manner and form above remembered, then the faid wardens of the faid city of Norwich shall torfeit and pay to the said inhabitants of Lynn, of the faid mystery of worsted-weavers, for every such default xl.s. (5) for recompence of which penalties and forfeits, the faid war-Bywhat names dens of Norwich or Norfolk, being thereunto intituled by this pre- the parties sent act, by his proper name, with this addition, that is to say, grieved shall Unus Gardianorum, or nuper unus Gardianorum artis sive mysterii bring their actextorum panni lanei vocati worstedes in civitate Norwici vel comitat. tions. Norfolk, as the troth requireth, shall and may have action of debt by writ, bill, or plaint, in any competent or lawful court of this realm, against the said inhabitants of Lynn, of the said mystery, for the time being, by their sundry proper names; (6) and the said inhabitants, by their said names, with this addition, Textores panni lanei voc. worstedes, inhabitantes villa de Lynn, shall and may have like actions of debt against the said wardens

VI. And be it further enacted by the authority aforesaid, A warden of

textorum pannorum laneorum voc. worstedes infra civitatem Norwic. vel com. Norfol. to be used in good congruities of Latin, and form The particular of the laws of this realm; (7) in which actions, or any of them, none essoin, protection, or wager of the law shall be suffered bodies or goods of the (8) And that the particular bodies, or goods of or allowed. wardens or any of the faid wardens or inhabitants being condemned in any inhabitants put in execu- of the said actions, shall and may be put in execution, after such manner and form as is used in actions of debt by course of the common law of this realm.

Cloths to be marked by the wardens of Lynn and Yarmouth.

VII. And moreover, be it enacted by the authority aforefaid, That all cloths of worsteds, sayes, and stamins, made or to be made within any of the faid towns of Lynn, and Great Yarmouth, or suburbs of the same, or any of them, and marked with such marks as shall be limited to the makers by the said wardens of the faid town, in manner and form abovefaid, and weaved, and fealed by any of the wardens of the faid town of Lynn, and Yarmouth, in form above remembered, by force and virtue of this present act, may be lawfully put to sale by the owners and makers of the same, without any other marking or sealing upon the faid cloths, or upon any of them to be had or made by any other wardens, dwelling or abiding without the said towns, and without any arrest, seisure, or forfeiture to be had or made of or upon any of the said cloths, for lack of any other seals or marks; any thing contained in the faid former act made in the faid feventh year of King Edward the Fourth to the contrary notwithstanding.

What apprentices worstedweavers in Lynn and Great Yarinouth may take. 5 El. c.4.

VIII. And over this, be it enacted by the authority aforesaid, That every craftiman of the faid mystery and occupation of worsted-making, dwelling within any of the said towns of Lynn and Great Yarmouth, and suburbs of the same, at their own freewills and liberties from henceforth for ever, may have and take apprentice or apprentices (being male) of the age of fourteen years 26 H. 8. c. 16. and upward, and being the King's natural subjects, for the term of seven years, and not under, so that none of them exceed the number of two at once, to learn, use, and exercise the said crast within either of the said towns of Lynn and Great Yarmouth, or suburbs of the same albeit the father of the same apprentices or apprentice may not expend in lands and tenements to the yearly value of xx. s. any act or ordinance to the contrary made or to be made notwithstanding.

IX. Provided alway, That this present act, nor any thing

This statute shall not be prejudicial to the mayor of Norwich, or the wardens there.

therein contained, be not in any wife hurtful or prejudicial to the mayor of Norwich, or to his successors, or to the wardens of the faid city and county, or to their successors, in any point, article, power, or authority, other than for weaving, searching, and fealing of worsteds, sayes, and stamins, made or to be made only within the faid towns of Lynn and Yarmouth, or suburbs of the fame, or to any of them; and for limiting of marks to the makers of worsted, sayes, and stamins, only inhabited in either of the faid towns or suburbs thereof, and taking of apprentices in form

Anno xiv. & xv. HENRICI VIII. 1522-3.]

above remembered; (2) but that the faid mayor of the faid city of Norwich, and wardens of the faid city and county, and every of them, may have and use all other points, articles, powers, and authorities contained and specified in the above remembered act, made in the said seventh year of King Edward the Fourth, as well 7 Ed. 4. c. 1. for the search, sealing, correction, and reformation of the said wardens newly to be elect by virtue of this present act, and every of them, according and after such form as they may do or use, any of the said wardens of the said city or county by force of the said act made in the said seventh year of King Edward the Fourth, as all and every other inquiries, corrections, searches, feifings, and reformations to be had, for the true making of worsteds, sayes, and stamins, in and upon any person or perfons, as well within the said towns of Lynn and Yarmouth, as without, without trouble, let, or vexation of any of the inhabitants of the faid towns, in as large and ample wife as they might have done before the making of this present act; any thing contained in the same present act to the contrary notwithstanding.

X. And also provided, and be it enacted by the authority afore- None in Lynn faid, That the said craftsmen of worsted-weavers inhabited, or or Yarmouth hereafter to be inhabited, within either of the said towns of lander, or dye,

Lynn and Yarmouth, or suburbs of the same, and the merchants, but in Noror any other person or persons which shall happen to buy of the wich. same craftsmen, or of any of them, or of any other person, any

of the said cloths of workeds, stamins, or sayes, made or to be made within either of the said towns of Lynn and Yarmouth, and sealed by the said wardens of the same towns to be elect and fworn as is aforesaid, and any of them, shall not shear, dye, or

put in colour, or calander any worsteds, stamins, or sayes, made or to be made within either of the faid towns of Lynn and Yarmouth, or suburbs of the same, in any other place or places, but only within the said city of Norwich, or suburbs of the same,

upon pain of forfeiture of every piece of worsteds, sayes, or stamins, to be made within any of the said towns of Lynn, and Yarmouth, or suburbs of the same, or the value thereof, shorn,

dyed, coloured, or calandred by any of the faid craftsmen, buyers, or merchants, in any other place or places than in the faid city of *Norwich*, or suburbs of the same; the one half thereof to

be to the King our fovereign lord, and the other half thereof to such person or persons as shall seise the same, (2) so that the said worsteds brought to the said city of *Norwich* to be shorn, dyed,

coloured, and calandred, without covin or craft of any of the said inhabitants and merchants, may be shorn, dyed, coloured, and calandred at and by as convenient price or prices, and in as

ready wife, as the faid inhabitants of either of the faid towns of Lynn and Yarmouth, and merchants buyers of the faid worsteds, or other of the faid city and county hath had in times past, or hereafter shall have.

XI. And also that the same inhabitants and merchants, and No worsted every of them, so bringing their said worsteds to the same city shall be carried for beyond the

fea before

for to be shorn, dyed, coloured, and calandred, be reasonably they be thorn, and lawfully intreated, according to the faid act made in the faid seventh year of King Edward the Fourth, and the ordinances made and affirmed, or hereafter to be made and affirmed, for the faid mystery, without let or disturbance, contrary to the same act or ordinances in that behalf.

By 6 Annæ. c.9. any white woolen cloth may be exported. 11 H. 8. C.21. Made perpetual by 26H.8. c.16.

XII. And be it enacted by the authority aforesaid, That no person or persons any time after convey or transport into any of the parts beyond the sea, any manner of cloths of worsteds, before the same cloths be shorn, dyed, coloured, and calandred, upon pain of forfeiting the value thereof; the one half to the King our fovereign lord, and the other half thereof to the party that will fue therefore by action or plaint of debt in any of the King's courts; (2) in which action or fuit no protection or efsoin shall be allowed, nor the offender admitted to wage his law. (3) This act to endure to the next parliament.

CAP. IV.

What customs and impositions Englishmen sworn to foreign princes shall pay.

PRAYEN the commons in this present parliament, That where I many and divers persons, being the King's subjects naturally born within this his realm, have withdrawn themselves out of the sime realm, and transported themselves, with their wives, children, and goods, into Holland, Zealand, Brabant, Flanders, and into other countries of foreign princes, and there be sworn to the obeisance of the princes and lords of the countries where they be now inhabited, making, there great buildings, and be contributaries to all manner of charges, as the jubjects of those countries be; and thus they maintain, as much as in them is, the cities, boroughs, and towns of those countries, and many more of the King's subjects intend to do the same, if remedy therein be not provided: (2) which subjects born in England, notwithstanding that they thus estrange themselves from the King's obeisance, yet they occupy here in all the ports, havens, and creeks, cities, boroughs, and towns of England, as freely, and as free in custom and subsidy, as the King's subjects do occupy, and not only for themselves, but also colourably for other strangers, their friends and partners, and also make themselves quit and exempt from all charges within this realm, in prejudice and decay of the cities, towns, and boroughs of England; (3) and as for beyond the sca, they will obey to none authority granted to the English nation by the King's Highness and his noble progenitors under the great seal of England, and by authority of parliament, but they give themselves over to the protection and defence of those outward princes, to whom they be sworn subjects; and by these manner of persons much coin is conveyed out of the land:

An Englishman fworn subject to a foreignprince, aliene do.

II. Wherefore be it ordained and enacted by the King our lovereign lord, and the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the aushall pay such thority of the same, That all and every such subjects born in impositions as England, and sworn to be subjects to foreign princes and lords of outward parts, from henceforth (as long as they shall so abide,

and be as subjects to foreign princes and lords) that from henceforth so long they and every of them shall pay such customs, subsidies, tolls, and other impositions within this realm of England, as other strangers of those parts where the said Englishmen make their inhabitations, pay or use to pay within this faid realm: (2) and that the knowledge of all and every fuch person or persons inhabitants, and sworn in manner and form as is before rehearfed within the archduke's countries, that is to fay, Holland, Zealand, Brabant, and Flanders only, shall be had by certificate thereof made by the governor of the merchant adventurers and the affistants there for the time being; (3) and also for all other realms and countries of foreign princes, to be certified by the King's most noble embassadors, being at such time there, as they shall happen to be in the said countries upon the King's affairs, shall likewise certify, as is aforesaid, under their seal, into the chancery of our sovereign lord the King; (4) and thereupon out of the faid chancery writs to be made, and directed unto the customers, comptrollers, or other officers of the King's custom in every port, haven, or creek within this said realm, to perceive, levy, and take all manner of such customs, subsidies, tolls, and other impositions, as is before specified, of all fuch goods and merchandifes as shall belong unto any fuch person or persons inhabited and sworn in manner and form above written, as well inward as outward.

III. Provided alway, That if hereafter it shall happen any An Englishsuch person or persons to return into the realm, and here to tar-man'returnry and inhabit, that then he or they shall be restored to all such ing, and dwell-liberties and freedoms in paying of customs or subsidies, and the realm shall other charges, as all other Englishmen do use to pay, and to have pay such ima writ out of the chancery for the same, this act, or any thing politions as therein made, to the contrary notwithstanding. therein made, to the contrary notwithstanding.

men use to pay.

CAP. V.

The privileges and authority of physicians in London.

IN the most humble wise stew unto your Highness, your true and Thephysicians faithful subjects and liege men, John Chambre, Thomas Lin- of London acres. Ferdinandus de victoria, your physicians, and Nicholas corporate. Halsewel, John Frances, and Robert Yaxley, and all other men of a Bushr 185. the same faculty within the city of London, and seven miles about, a Salk. 451. that where your Highness (by your most gracious letters patents, bear- This act is ing date at Westminster the xxiii. day of September, in the tenth is Mar. sess. 2. year of your most noble reign) for the common wealth of this your realm, c.g. in due exercising and practising of the faculty of physick, and the good. ministration of medicines to be had, bath incorporate and made of us, and of our company aforesaid, one body and perpetual commonalty or fellowship of the faculty of physick, and to have perpetual succession and common scal, and to choose yearly a president of the same fellowship and commonalty, to eversee, rule, and govern the said fellouship and commonalty, and all men of the said faculty, with divers other liberties and privileges, by your Highness to us granted for the common wealth of this your realm, as in your said most gracious letters patents

more at large is specified and contained, the tenor whereof followeth in these words:

The charter of incorporation.

TENRICUS Dei gratia Rex Angliæ & Franciæ, & Do-minus Hiberniæ, omnibus ad quos præsentes literæ pervenerint, salutem. Cum regii officii nostri munus arbitremur ditionis nostræ hominum fælicitati omni ratione consulere; (3) id autem vel imprimis fore, si improborum conatibus tempestive occurramus, apprime necessarium duximus impro-6 borum quoque hominum, qui medicinam magis avaritiæ suæ causa, quam ullius bonæ conscientiæ fiducia, profitebuntur, unde rudi & credulæ plebi plurima incommoda oriantur, audaciam compescere: (4) itaque partim bene institutarum civitatum in Italia, & aliis multis nationibus, exemplum ' imitati, partim gravium virorum doctorum Joannis Chambre, 'Thomæ Linacre, Ferdinandi de victoria, medicorum nostrorum, Nicholai Halsewel, Joannis Francisci, & Rob. Yaxley, medicorum, ac præcipue reverendissimi in Christo patris, ac domini, dom. Thomæ tituli Sanctæ Ceciliæ trans Tiberim sacrosanctæ Romanæ ecclesiæ presbyteri cardinalis, Eboracensis archiepiscopi, & regni nostri Angliæ cancellarii charistimi, precibus inclinati, collegium perpetuum doctorum & gravium virorum, qui medicinam in urbe nostra Londino & suburbiis, intraque septem millia passuum ab ea urbe quaqua versus publice exerceant, institui volumus atque imperamus.

A perpetual college of physicians erected and granted in London and the fuburbs.

A president

and his office

and duty.

(ut speramus) erit, malitiosorum quorum meminimus inscientiam temeritatemque, tam exemplo gravitateque suis deterrere, quam per leges nostras nuper editas, ac per constitutiones per idem collegium condendas, punire. (6) Quæ quo facilius rite peragi possint, memoratis doctoribus Joan. Chambre, Thomæ Linacre, Ferdinando de victoria, medicis nostris, Nicholao Halsewel, Joanni Francisco, & Rob. Yaxley, me-

Quibus tum sui honoris, tum publicæ utilitatis nomine, curæ

dicis, concessimus, quod ipsi, omnesque homines ejusdem facultatis de & in civitate predicta, sint in re & nomine unum corpus & communitas perpetua five collegium perpetuum; of the college,

(7) & quod eadem communitas five collegium fingulis annis in perpetuum eligere possint & facere, de communitate illa aliquem providum virum, & in facultate medicinæ expertum, in præsidentem ejusdem collegii sive communitatis, ad super-

vidend' recognoscend' & gubernand' pro illo anno collegium sive communitatem præd' & omnes homines ejusdem faculta-The college tis, & negotia corundem. (8) Et quod idem præsidens &

shall have collegium, sive communitas, habeant successionem perpetuam, perpetual fuc-& commune figillum negotiis dict' communitatis & prefidencession and a common tis in perpetuum serviturum. (9) Et quod ipsi & successores feal. fui in perpetuum sint personæ habiles & capaces ad perquiren-And shall be dum, & possidendum in feodo & perpetuitate terras & teneof ability to menta redditus, & alias possessiones quascunque. purchase land.

(10) Concessimus etiam eis & successoribus suis pro nobis & hæred bus nostris, quod ipsi & successores sui possint perquirere sibi & succssoribus suis, tam in dicta urbe quam extra, terras terras & tenementa quæcunque annuum valorem duodecim
 librarum non excedent' statuto de alienatione ad manum mor-

tuam non obstante. (11) Et quod ipsi per nomina præsiden- They may sue, tis & collegii seu communitatis facultatis medicinæ Lond' pla- and be sued. citari & implacitari possint coram quibuscunque judicibus in curis & actionibus quibuscunque. (12) Et quod præd' præsi- They may

dens & collegium sive communitas, & eorum successores, make lawful

congregationes licitas & honestas de seips, ac stat' & ordina
tiones pro salubri gubernatione, supervisu, & correctione col
legii seu communitatis præd', & omnium hominum eandem

serious de serious ser facultatem in dicta civitate, seu per septem milliaria in circuitu ejusdem civitatis exercen secundum necessitatis exigentiam, quoties & quando opus fuerit, facere valeant licite & impune, fine impedimento nostri, hæredum, vel successorum nostrorum, 'justitiariorum, escaetorum, vicecomitum, & alior' ballivor' vel ministror' nostror' hæred' vel successor' nostror' quorumcunque. (13) Concessimus etiam eisdem præsidenti & colle- No man shall gio, seu communitati, & successoribus suis, quod nemo in dic-practise phy-ta civitate, aut per septem milliaria in circuitu ejusdem, exer-sick in Lonceat dictam facultatem, nifi ad hoc per dict præfidentem & don, or withcommunitatem, feu successores eorum, qui pro tempore suein seven miles
tript, admissis sit per ejustem præsidentis & collegii literas sithereof, unless rint, admissus sit per ejusdem præsidentis & collegii literas si- he be allowed. gillo suo communi sigillatas, sub pœna centum solidorum pro quolibet mense, quo non admissus eandem facultatem exer-cuit, dimidium inde nobis & hæred' nostris, & dimidium ' dicto præsidenti & coll' applicandum. (14) Præterea volumus & concedimus pro nobis & succes- Four physiciforibus nostris (quantum in nobis est) quod per præsidentem ans of London & collegium præd' communitatis pro tempore existen' & chosen to have eorum successores in perpetuum, quatuor singulis annis eli-the oversight gantur, qui habeant supervisum & scrutinium, correctionem & of the others. gubernat' omnium & singulor' dictæ civitatis medicorum utentium facultate medicinæ in eadem civitate, ac aliorum medicorum forinsecorum quorumcunque facultatem illam me-' dicinæ aliquo modo frequentantium & utentium infra ean-' dem civitatem & suburbia ejusdem, sive intra septem milliaria 'in circuitu ejusd' civitatis, ac punitionem eorund' pro delictis ' suis in non bene exequendo, faciendo, & utendo illa; (15) nec non supervisum & scrutinium omnimodarum medici-'narum & earum reception' per dictos medicos, seu aliquem eorum, hujusmodi ligeis nostris pro eorum infirmitatibus curandis & fanandis, dandis, imponendis, & utendis, quoties & quando opus fuerit pro commodo & utilitate eorundem li-

fuor' & per alias vias rationab' & congruas exequatur.

(17) Volumus etiam & concedimus pro nobis, hæredibus, 32 H. S. C.40.

& fuccessoribus nostris (quantum in nobis est) quod nec præ- Physiciansshall fidens nec aliquis de collegio præd' medicorum, nec successoribus not be summoned on jufores sui, nec eorum aliquis exercens sacultatem illam, quoriesinLondon.

georum nostrorum; (16) ita quod punitio hujusmodi medicorum utentium dicta facultate medicinæ, fic in præmissis delinquent' per fines, amerciamenta, & imprisonamenta corpor'

quo modo in futur' infra civitatem nostram præd' & suburbia ejusdem, seu alibi, sommoneantur aut ponantur, neque eorum aliquis summoneatur aut ponatur in aliquibus assistis, juratis, inquestis, inquisitionibus, attinctis, & aliis recognitionibus infra dictam civitatem, & suburbia ejusdem, imposterum coram majore ac vicecom' seu coronatoribus dictae civitatis nostrae pro tempore existen' capiendis, aut per aliquem officiarium seu ministrum suum, vel officiarios sive ministros suos summonend' licet eædem juratæ inquisitiones, seu recognitiones sum-6 mon' fuerint super brevi vel brevibus nostris, vel hæredum onostrorum, de recto; sed quod dicti magistri, sive gubernatores, ac communitas facultatis antedictæ, & successores sui, & eorum quilibet dictam facultatem exercentes versus nos, hæredes, & successores nostros, ac versus majorem & vicecomites civitatis nostræ præd' pro tempore existen' & quoscunque officiarios & ministros suos sint inde quieti, & penitus exone-' rati in perpetuum per præsentes.

(18) Proviso quod literæ nostræ, seu aliquid in eiscontent' non cedentin præjudicium civitatis nostræ Lond seu libert ejusd &: hoc absque fine seu seodo pro præmissis, seu sigillat' præsentium nobis facienda, folvenda, vel aliqualiter reddenda, aliquo fatuto, ordinatione, vel actu in contrarium ante hæc tempora facto, edito, ordinato, seu proviso in aliquo non obstante. In cujus rei testimonium has literas nostras sieri secimus paten.

Teste meipso apud Westmonasterium xxiij. die Sept" c tes. ' an' reg' nostri x.

Per ipsum Regem.

TUNSTALL. Et de data præd' authoritate parl'

(19) And forasmuch that the making of the said corporation is meritorious, and very good for the common wealth of this your realm, it is therefore expedient and necessary to provide, That no person of the

larged.

faid politick body and commonally aforefaid, be suffered to exercise and practise physick, but only those persons that be prosound, sad, and discreet, groundly learned, and deeply studied in physick.

The foregoing II. In consideration whereof, and for the further authorizing of the letters patents same letters patents, and also enlarging of further articles for the said confirmed, and common wealth to be had and made: Pleaseth it your Highness, and the affect of some letters patents, and the common wealth to be had and made to the said common wealth to be had and made to the said to the with the affent of your lords spiritual and temporal, and the commons, in this present parliament assembled, to enact, ordain, and establish, That the said corporation of the said commonalty and fellowship of the faculty of physick aforesaid, and all and every grant, article, and other thing contained and specified in the faid letters patents, be approved, granted, ratified, and confirmed in this present parliament, and clearly authorized and admitted by the same, good, law ful, and available to your said body corporate, and their successors for ever, in as ample and large manner as may be taken, thought, and construed by the same; (2) and that it please your Highness, with the assent of your said lords spiritual and temporal, and the commons, in this your present parliament assembled, further to

enact, ordain, and establish, That the six persons beforesaid in your faid most gracious letters patents named as principals, and first named of the said commonalty and fellowship, choosing to them two more of the faid commonalty, from henceforward be called and cleaped elects; (3) and that the same elects yearly There shall be choose one of them to be president of the said commonalty, and eight elects of as oft as any of the rooms and places of the same elects shall the physicians fortune to be void, by death or otherwife, then the survivors of London. the faid elects (within thirty or forty days next after the death of them, or any of them) shall choose, name, and admit one or mo, as need shall require, of the most cunning and expert men, of and in the faid faculty in London, to supply the faid room and number of eight persons; (4) so that he or they that shall be so chosen, be first by the said survivors strictly examined after a form devised by the said elects, and also by the same survivors approved.

III. And where that in dioceses of England, out of London, it is Physicians in not light to find alway men able sufficiently to examine (after the other places to flatute) such as shall be admitted to exercise physick in them be examined statute) such as shall be admitted to exercise physick in them, be examined that it may be enacted in this present parliament, That no perdent and three son from henceforth be suffered to exercise or practise in physick of the elects. through England, until such time as he be examined at London, 3 H. 8. C.11. by the said president, and three of the said elects; and to have Graduates of from the said president or elects, letters testimonials of their apties excepted. proving and examination, except he be a graduate of Oxford or 8 Co. 114. Cambridge, which hath accomplished all things for his form, Cro. Jac. 121, without any grace.

159. Cro. Car. 256.

CAP. VI. Altering of bigbways in the weld of Kent.

N humble wife beseecheth your Highness, your true and faithful subiest, George Guldeford esquire for your body, That where there is, and of time whereof mind of man is not to the contrary, bath been an old common way, or street for carriages, and all other passages and business for you and your progenitors, and your and their people, in the hundred of Cranebrook, in the weld of your county of Kent, leading and extending between and among the lands of the manor of Hempsted, of the said George, in the said hundred of Cranebrook, from the bridge called Hempsted bridge, dividing the said hundred of Cranebrook, and the hundred of Rolvinden, in the said weld of your said county, to a cross called Totenden cross, standing nigh to a great oak, named Hempsted oak, which is in length upon an hundred fourscore and ten perches; which common way so used is in divers places thereof right deep, and noyous for the passage of your people, and also is not so directly leading between the said bridge and cross, neither so commodious for your people, as another way of like breadth in other places within and over the lands of the said manor might be made. jett, George Guldeford esquire for your body, That where there in and over the lands of the faid manor might be made.

II. In consideration whereof, it may please your Highness, of Guldeford your bleffed disposition, with the affent of the lords spiritual and may lay out a temporal, and the commons, in this present parliament as-newway in fembled, and by the authority of the same, to enact and ordain, the manor of That

then keep in several the old.

That it shall be lawful to your said beseecher, his heirs and asfigns, owners of the said manor of Hempsted, at his and their proper costs and charges, at any time before the twenty fixth day of May which shall be in the year of our Lord God M,D,XXVII. by the overlight and affent of two justices of peace of the said county of Kent, and twelve other discreet men, inhabitants within the faid hundreds of Cranebrook and Rolvinden, to affign, limit, and lay out, over and through the lands of the faid manor, one other way for carriages and passages of your grace, and of your people, and of your and their heirs and successors, of as great largeness in breadth, or larger than the said old way now being is, and as commodious for the faid carriages and passages, as the fame way now being is, or better, extending and leading directly between the faid bridge and cross, so that your grace, and your people, by the faid new way so to be assigned and laid out, shall have the more easy carriage and passage than is, or of late time hath been, by the faid old way; (2) and that after the said new way so laid out and assigned, the said carriages, passages, and other business there, may be as liberally, commonly, and freely from thenceforth there used and had for ever, and every other thing there exercised and kept, as before this time hath been had, used, exercised, and kept in the said old way, without let or interruption of the said George, his heirs, or assigns, or any other person, which hereaster shall have, hold, or possess the said manor; (3) and that immediately after that the said new way (as is aforesaid to be assigned and limited, shall be (as is abovesaid) laid out, and fully made, it shall be lawful to your faid befeecher, his heirs, and affigns, owners of the faid manor, to inclose the said old way, and every part thereof, and that from henceforth to hold in severalty to them, and to their heirs and affigns, to their own use and profit for ever, as parcel of the faid manor, without any common way or passage there from thenceforth to be had or claimed, any prescription or use to the contrary heretofore had notwithstanding.

the weld of Kent, by the affent of two ral the old.

Any person and in consideration that many other common ways in the said weld of Kent, be so deep and noyous, by wearing, and course of water, more commo- and other occasions, that people cannot have their carriages or passages dious way in by horses upon or by the same, but to their great pains, peril, and jeopardy: it may be by the said authority enacted and established. That if any other person or persons, any time hereaster, in any justices of the place within the said weld of your said county, of his good mind ace, and xij, and disposition, without any value of good by him or them to discreet men of be received for the same, will for the common weal of your peothat hundred, ple, affign and lay out a more commodious way, in and over and keep sevethe lands thereunto adjoining, whereof the person or other to his use shall be seised of see in estate of inheritance, that the same new way so to be assigned and laid out, by oversight and affent of two justices of peace of the said county, and twelve other discreet men, inhabiting within the hundred where any fuch new way shall be limited and laid out, or inhabiting within the smae hundred and other hundreds to that hundred next adjoining,

Anno xiv. & xv. Henrici VIII. 1522-3.]

joining, shall be from thenceforth holden, occupied, and used in like manner as the old way there now is, or before hath been.

IV. And that also the same person or persons so disposed, willing and accomplishing the same, shall and may, for the said new way so assigned and used, retain, and hold in way of recompence for the same new way so to be given, the soil and ground of the old way in severalty, as is abovesaid, to him or them, and to their heirs for ever, in like manner as is abovesaid of the faid new way to be affigned at *Hempsted*; (2) and that the faid The justices two justices of peace, and twelve other discreet persons, by whose and xij. men overlight and affent the faid new way at Hempsted, or any other thall make cer-way, by virtue of this act shall be hereafter assigned, limited, new way into and laid out, shall within three months next after the assign- the chancery. ment, limitation, and laying out of the same, make certificate into the King's most honourable court of chancery under their feals, of the length and breadth of the same new way or street, and of other things adjoining or concerning the same, as by their discretions shall be thought most expedient or requisite for the common wealth of that county to be certified; (3) and that certificate to be made from time to time, as oft as any such new way or street shall be assigned, limited, and laid out in form above written.

V. Provided alway, That if any person or persons, or body politick, have, or ought to have, or hereafter shall have any church-way, or other whatsoever way or passage, over or through any manner lands adjoining to any of the faid old ways or streets, which shall be taken and used by force of this act, as several soil, and freehold, in recompence for any new way to be made and laid out in form aforesaid, or have, or ought to have, or hereafter shall have any lands or tenements adjoining to the said old way; that they, and every of them, their heirs, and successors, shall and may have and use their said way, or ways, out of, and into the said new way, over and through the land of the said old way or street, into or over the said land or tenement adjoining to the same, and so to pass and repass, as shall appertain,

over the same old way, at such convenient place or places there. They which of, as therefore shall be limited and assigned by the said two jush have any way tices of peace, and other twelve men, and by them to be certished way, may ed into the chancery, among other things by them to be certished in form aforesaid, any thing in this act above written not- 26 H. 8. c.7. withstanding.

CAP. VII.

Any person that hath lands to the yearly value of C. l. may 25 H. 8. c.17. shoot in cross-bows and hand-guns notwithstanding the sta- Rep. 33 H. 8. tute of 6 H. 8. c.13. All former placards granted by the King c. 6. for shooting in either of them shall be void.

CAP. VIII.

The marriage of the fix clerks allowed, &c.

cer may mar-

ry, and enjoy their

offices.

By old custom IN most humble wife beseechen your highness, your true and faithno clerk of the full subjects, and daily servants, the fix clerks of your high court of
chancery might marry,
but only the faid court, that all manner of clerks and ministers of the some court,
clerk of the writing to the great seal, should be unmarried (except only the clerk
of the crown) so that a well the cursitors, and other clerks, as the six
clerk of the soil chancers were by the same custom restrained from clerks of the said chancery, were by the same custom restrained from marriage, whereby all those that contrary to the same did marry, were no longer suffered to write in the said chancery, not only to their great hinderance, losing thereby the benefit of their long study, and tedious labours and pains in youth taken in the said court, but also to the great

decay of the true course of the said court. II. And for a fmuch as now the faid custom taketh no place nor usage,

but only in the office of the said six elerks, but that it is permitted and suffered for maintenance of the said course, that as well the said cursitors, as the other clerks aforesaid, may and do take wives, and marry at their liberty, after the laws of holy church, and of long time have so done, without interruption or let of any person: (2) It may therefore please your highness of your most abundant grace, with the office of the large spiritual and temporal and the commons in affent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, in confideration of the premiffes, and also for that the said custom is not grounded upon any law, to ordain, enact, and establish, The fix clerks That John Trevethen, Richard Welles, Oliver Leader, John Croke, of the chan-William Jesson, and John Lemsey, now being in the office of the fix clerks of the chancery, and every of them, and all other which in time to come shall be in the same office, and every of them, may and do take wives and marry at their liberty, after the laws of holy church; (3) and that they, and every of them fo married, may have, hold, and enjoy their faid office of fix clerks, in as ample, large, and like manner, as they did or should do before the said espoulals, or as if they had never been married, the faid custom, or any other outtom or ordinance heretofore had or made to the contrary notwithstanding.

III. Provided alway, That by any thing in this act contained, the master of the rolls for the time being be not prejudiced either in the giving and disposition of the said offices from time to time, as hath been heretofore accustomed, the forfeiture of that office by reason of marriage only except. And that the said officers which now be, and hereafter shall be, do give such attendance unto the faid master of the rolls for the time being, as

heretofore in the faid offices hath been accustomed.

CAP. IX.

Rep. 5 El. c.8. A repeal of the statute of 4 Ed. 4. c. 7. inhibiting cordwainers & : Jac.1.C.22. in London to pull on shoes on certain days.

CAP. X.

The penalty for unlawful bunting the bare.

PORASMUCH as our sovereign lord the King, and other noblemen of this realm of England, before this time have used and exercised the game of hunting of the hare for their disport and pleasure, which game is now decayed, and almost utterly destroyed, for that divers persons in divers parts of this realm, by reason of the tracing in snow, have killed and destroyed, and daily do kill and destroy the same hares, by x, xij, or xvi, upon one day, to the displeasure of our said sovereign lord the King, and other noblemen of this his realm. (2) The penalty Wherefore be it enacted by our said sovereign lord, by the for killing of a hare in the spiritual and temporal, and by the commons, in this present parliament assembled, and by authority of the same, That no person or persons, of what estate, degree, or condition they be, from henceforth trace, destroy, and kill any hare in the snow with any dog, bitch, bow, nor otherwise. (3) And that suffices of the justices of peace within every shire, at every sessions of the peace and peace, and stewards of leets, shall have full authority and power stewards in to enquire of such offenders; (4) and after such inquisitions elects may ensure of such offenders; (4) and after such inquisitions leets may ensure so killed, shall cess upon every such offender vi. s. fenders. viij. d. to be forseited to our said sovereign lord, that shall be so forseiture found in every leet to be to the lord of the leet.

CAP. XI.

Cloths made in Suffolk, called Vesses or Set cloths, shall not be forfeited for lack of length or breadth, being wet.

HUMBLY shown unto your highness, your true subjects and 6 H. 8. c. 9.

clothiers of your county of Sussiolk, That where in the sixth year
of your most noble reign, it was and is enacted amongst other things
concerning making of cloth, That any person or persons shall not put
any cloth to sale, which, when it is full wet, shall shrink more than
one yard in length, and one quarter of a yard in breadth for the more
part thereof; (2) and cloths called Narrows or Streits after the rate;
upon pain to forfeit for every cloth otherwise put to sale, vi. s. viij. d.
and to deduct of his price for the same, to be rebated to the buyer thereof as much after the rate, as the same cloth so otherwise put to sale,
(being full wet) shall be shrunk more than one yard of that it was in
length at the time of the same sale, and as it shall (being wet) lack
of the breadth of one yard and three quarters of a yard. (3) And in
the same att was and is a provise made after the form sollowing.

II. Provided alway. That this act extend not to weolen cloths called

II. Provided alway, That this act extend not to woolen cloths called Kendals, nor cloths called Carpenel Whites, commonly made for lining of hosen, nor to any cloths called Tostocks, made in the county of Devonshire, nor to any woolen cloths made in the county of Cornwall, nor for any cottons or plain lining, or frise made or to be made in Wales, Lancashire, and Cheshire, or any of them.

III. So it is, most gracious sovereign lord, that vesses, otherwise called Set Cloths, of divers colours, be made in your said county of Suf-

folk, which he made to he worn in far countries, and not in England, and be of small prices, not above x1. s. a cloth, that do not hold the length nor breadth when they be wet, which the buyers do know well

3 H. 7. C. IL

when they buy them, so that therein is no deceit; which cloths in the third year of the reign of your most noble father King Henry the Seventh were provided for, so that they might lawfully be sold without any penalty or forfeiture, though they lacked in length or breadth when they were full wet, and so they have used to do time out of mind.

IV. And in the proviso made in the said act of the sixth year of your most noble reign, they were forgotten and not provided for, which should be to the utter impoverishing of the clothiers of your said county, and of all other that be wrought by reason of cloth-making within the Said county of Suffolk, if no remedy should be therefore

provided.

The statute of 6 H. 8. c. 9.

V. Wherefore your humble subjects humbly beseech your highness, That it be enacted by all the lords spiritual and temfall not ex-tend to Veffes poral, and all the commons, in this present parliament assembled, or Set Cloths. with your royal affent to the same, That all cloths called Vesses, otherwise called Set Cloths, what colour soever they be of, not being above the value of xl. s. a cloth, shall not be forfeited, for that they lack in length or breadth, when they be full wet, after the fale of them afore this time made, or hereafter to be made; (2) the said act made in the sixth year of your most noble reign, or any other act heretofore made to the contrary notwithstanding.

CAP. XII.

What coiners shall do that make money at any mint within England.

OINERS that shall make any money at any mint, shall coin part thereof half-angels, groats, and small money. The print of the farthing. The tenth part of money coined for any person shall be paid in half-pence and farthings. This act not to affect the coiners of York, Duresme, or Canterbury.

CAP. XIII.

A confirmation of the statute of 11 H. 7. c. 5. touching the pulling down of engines in the haven of Southampton, and the fame made perpetual.

CAP. XIV.

4 H. 7. c. 4. 7 H. 7. c. 2, 3. They which be in the King's service in the wars may aliene their lands, for the performance of their wills, without any 3 H. 8.c. 4. fine for alienation; and if any of them die in the King's fervice in war, his feoffees or executors shall have the wardship of his heir and land.

Statutes made at the parliament begun at London, and continued afterwards by prorogation and adjournment to Westminster, Anno 21 HEN. VIII. and Anno Dom. 1529.

STATUTA ad rempublicam spectantia, edita, în prima sessione parlia- Cro. El. 853. menti prime inchoati în civitate Londini tertio die Novembris, anno invictissimi principis Henrici octavi Angliz & Franciz regis, sidei desensoris, & domini Hiberniz vicesimo primo, & ex ea civitate tam adjurnati quam prorogati ad palatium Westmon' & ibidem continuati per quadraginta & quatuor dies, videlicet usque ad decimum septimum diem Decembris & ab eisdem loco & die prorogati usque ad vicesimum septimum diem Aprilis tune proxime instantis. Aprilis tunc proxime instantis.

CAP. I.

The King's pardon to all persons of all offences, forseitures, EXP. pains of death and body, except treasons, murders, &c.

CAP. II.

An abjured person shall be marked by the coroner on his thumb Rep. 1 Jac. 1. with a hot iron; and if he refuse to take his passage at the c. 25. & time appointed by the coroner, he shall lose the benefit of at Jac. 1. c.28. fanctuary.

CAP. III.

Plaintiffs in assifice may abridge their plaints.

PORASMUCH as affifes, which have been thought the most Dyer, 61, 65, speedy remedy, be now by occasion of pleading of many bars to 88, 132.

moieties and parts of the lands put in view and plaint, greatly delayed 5 H. 7. C 22. for difficulties and division of pleading; and one cause thereof is, be-Fitz. pleint, cause the plaintiffs in every affise in such pleas to moieties and parties, cannot by the law abridge their plaints: (2) for remedy whereof be it The plaintiff enacted, That the plaintiff in every affise from henceforth may in affise may be also placed to the plaintiff of any part or parts abridge his at his pleasure sever and abridge his plaint, of any part or parts abridge his whereunto any bar is pleaded by moiety, in like manner as he plaint of any or they might do in case the pleas in bar had been made and part whereundivided to any certainty or number of acres in the plaint; and pleaded. that the plaint for the residue of the part or parts of the lands not abridged, shall be and stand good and effectual in the law. Qua quidem billa perlecta, & ad plenum intellecta, per dictum dom' regem ex assensu & auctoritat' parliamenti predicti taliter est responsum. Imperfect on the roll.

CAP. IV.

The sale of lands by part of the executors, lawful.

WHERE divers fundry persons before this time, having other a Roll, 336.

persons seised to their use of and in lands and other heredita- Land devised

ments to and for the declaration of their wills, have by their last wills to be sold by

and testaments willed and declared such their said lands, tenements, or divers execuother hereditaments to be fold by their executors, as well to and for the by common payments of their debts, performance of their legacies, necessary and law be sold by convenient finding of their wives, virtuous bringing up and advance- part of them.

ment of their children to marriage, as also for other charitable deeds to be done and executed by their executors for the health of their souls.

(2) And notwithstanding such trust and considence so by them put in their said executors, it hath oftentimes been seen, where such last wills and testaments of such lands, tenements, and other hereditaments have been declared, and in the same distant executors mand and made the been declared, and in the same divers executors named and made, that after the decease of such testators some of the same executors, willing to accomplify the trust and confidence that they were put in by the said testator, have accepted and taken upon them the charge of the said testament, and bave been ready to fulfil and perform all things contained in the same; and the residue of the same executors, uncharitably contrary to the trust that they were put in, have refused to intermeddle in any wife with the execution of the said will and testament, or with the sale of such lands so willed to be sold by the testator. (3) And forasmuch as a bargain and sale of such lands, tenements, or other hereditaments so willed by any person to be sold by his executors after his decease, after the opinion of divers persons, can in no wife be good or effectual in the law, unless the same bargain and sale be made by the whole number of the executors named to and for the same; (4) by rea-fon whereof, as well the debts of such testators have rested unpaid and unfatisfied, to the great danger and peril of the souls of such testators, and to the great hindrance, and many times to the utter undoing of their creditors: (5) as also the legacies and bequests made by the testator to his wife, children, and for other charitable deeds to be done for the wealth of the soul of the same testator that made the same testator that made the same testators, who the wife and children of the said testator, as also to the let of perfortable deeds for the wealth of the soul of the sweeth of the soul of the said testator.

take upon them the charge of a will, may fell any land devised by the testator to be fold. Cro. 80. Co. Lit. 113.2.

mance of other charitable deeds for the wealth of the soul of the said testator, to the displeasure of Almighty God. (6) For remedy whereof, be it enacted, ordained, and established by the authority of this present parliament, That where part of the executors named in any fuch testament of any such person so making or declaring any such will of any lands, tenements, or other hereditaments to be fold by his executors, after the death of any Br. Devise, 10. such testator, do refuse to take upon him or them the administration and charge of the same testament and last will wherein they be so named to be executors, and the residue of the same executors do accept and take upon them the cure and charge of the fame testament and last will; that then all bargains and sales of fuch lands, tenements, or other hereditaments, fo willed to be fold by the executors of any fuch testator, as well heretofore made, as hereafter to be made by him or them only of the faid executors that so doth accept, or that heretofore hath accepted and taken upon him or them any such cure or charge of administration of any such will or testament, shall be as good and as effectual in the law, as if all the residue of the same executors named in the faid testament, so refusing the administration of the same testament, had joined with him or them in the making of the bargain and tale of fuch lands, tenements, or other hereditaments so willed to be sold by the executors of any fuch testator, which heretofore hath made or declared, or that hereafter shall make or declare any such will, of any such lands, tenements, or other hereditaments after his deceale, to be fold

by his executors.

II. Provided alway, That this act shall not extend to give power Wills made or authority to any executor or executors at any time hereafter to before this bargain or put to sale any lands, tenements, or hereditaments, by statute. virtue and authority of any will or testament heretofore made, otherwise than they might do by the course of the common law afore the making this act.

CAP. V.

What fees ought to be taken for probate of testaments,

THERE in the parliament holden at Westminster, in the 11 Ed, 3. stat. 1. VV thirty first year of the reign of the noble King of samous me- c. 4. mory, Edward the Third, upon the complaint of his people for the out- Latch. 68. rageous and grievous fines and sums of money taken by the ministers of bishops, and of other ordinaries of boly church, for the probate of testaments, and for the acquittances by the said ordinaries to be made concerning the same, the said noble King in the same parliament, openly charged and commanded the archbishop of Canterbury, and the other bishops for the time being, that amendment thereof should be had; (2) and if none amendment were thereof had, it was by the authority of the same parliament accorded, that the King should thereof make enquiry by his justices, of such oppression and extortions; and that the same justices should bear and determine them as well at the suit of the King, as of the party, as of old time bath been used, as by the same ftatute plainly appeareth. (3) And where at the parliament holden 3 H. 5. c. 8, at Westminster, in the third year of the reign of King Henry the Fifth, it was recited, That the commons of the realm bad oftentimes take for the probation of testaments, and other things thereunto beThe ordinalonging, sometime xl. s. sometime lx. s. and sometimes more, against ry's duties for
right and justice, where in the time of King Edward the Third, men probate of
were wont to pay for such causes but ii. s. vi. d. or v. s. at the most, testaments in
by which unlawful exactions the testaments of the testators might not be
the time of
K. Ed. 3. complained them in divers parliaments, for that divers ordinaries do executed according to their last wills; (4) it was then enacted, for the avoiding of such oppressions, That no ordinary from thenceforth should take for the probation of any testament or inventory, or for any other thing to the same belonging, any more than was accustomed and used in the time of the said noble King Edward the Third, (5) upon pain to yield to the party so grieved, three times as much as the said ordinaries did so receive; (6) which ast did endure but to the next parliament following, by reason that the ordinaries did then promise to reform and amend the said oppressions and exactions; (7) and for that The unlawful the said unlawful exactions of the said ordinaries, and their ministers, exactions of be nothing reformed nor amended, but greatly augmented and increased, ordinaries the against right and justice, and to the great impowerishing of the King's said to the great impowerishing the great impowerishing the said to the great impowerishing the said to the great impowerishing the great impowerishing the said to the great impowerishing the great against right and justice, and to the great impoverishing of the King's flatute. fubje&s:

II. The King our sovereign lord, by the affent of the lords 4 Inft. 336. spiritual and temporal, and the commons, in this present parliament affembled, and by authority of the same, hath ordained, established, M 4

The fees for probate of a testament, where the goods exceed not the value of C. s.

established, and enacted, That from the first day of April, in the year of our Lord M.D.XXX. that nothing shall be demanded, received, nor taken by any bishop, ordinary, archdeacon, chancellor, commissary, official, or any other manner of person or persons, whatsoever they be, which now have, or which at any time hereafter shall have authority or power to take or receive probation, infinuation, or approbation of testament or testaments, by himself, or themselves, nor by his or their registers, scribes, praisers, summoners, apparitors, or by any other of their ministers, for the probation, infinuation, and approbation of

any testament or testaments, or for writing, sealing, praising, registring fines, making of inventories, and of giving of acquittances, or for any other manner of cause concerning the same, where the goods of the testator of the said testament, or person so dying, do not amount clearly over and above the value of C. s. sterling, (2) except only to the scribe to have for writing of the probate of the testament of him deceased, whose

goods shall not be above the same clear value of C. s. vi. d.

administra-

Commission of (3) and for the commission of administration of the goods of any man deceasing intestate, not being above like value of C. s. tion where the clear vi. d. (4) and that nevertheless, the bishop, ordinary, or other person or persons having power or authority to take or receive the probation or approbation of testaments, refuse not to approve any fuch testament, being lawfully tendered or offered to them to be proved or approved, whereof the goods of the testator, or person so dying, amount not above the value of C. s. sterling, so that the said testament be exhibited to him or them in writing, with wax thereunto affixed ready to be fealed, and that the same testament be lawfully proved before the same or-

dinary (before the sealing) to be true, whole, and the last testament of the same testator, in such form as hath been commonly accustomed in that behalf. III. And when the goods of the testator do amount over and

a testament, goods do ex-

not xl. li.

The fees of

the probate of above the clear value of C. s. and do not exceed the sum of xl. li. sterling; that then no bishop, ordinary, nor other manner of person or persons, whatsoever he or they be, now having, or ceed C. s. and which hereafter shall have, authority to take probation or approbation of any testament or testaments, as is aforesaid, by themselves, nor any of their said registers, scribes, praisers, summoners, apparitors, nor any other their ministers, for the probation, infinuation, and approbation of any testament or testa-

ments, or for the registring, sealing, writing, praising, making of inventories, giving of acquittances, fines, or any other thing concerning the same, shall take, or cause to be taken of any person or persons but only three shillings vi. d. and not above, (2) whereof to be to the faid bilhop or ordinary, or to any other

2 Roll, 158, 263, 449. The fees of the rees of tion or approbation of any testament or testaments, for him and a teitament,

goods do ex-

ceed xl. li.

faid iii. s. vi. d. to be to the scribe for the registering of the same: (3) and where the goods of the testator, or person or perfons

person or persons having power and authority to take the proba-

his ministers ii. s. vi. d. and not above, and xii, d. residue of the

Anno vicesimo primo HENRICI VIII. 1529.

fons so dying, do amount over and above the clear value of xl. li. sterling, that then the bishop nor ordinary, nor other person or persons, now having, or which hereafter shall have authority or power to take probate of testaments, as is aforesaid, by him or themselves, nor any of his or their said registers, scribes, praisers, fummoners, apparitors, or any other their ministers, for the probation, infinuation, and approbation of any testament or testaments, or for the registring, sealing, writing, praising, making of inventories, fines, giving of acquittances, or any thing con-cerning the same probate of a testament, shall from the first day of April, take, or cause to be taken of any person or persons, but only v. s. and not above, whereof to be to the faid bishop, ordinary, or other person having power to take the probation of such testament or testaments, for him and his ministers ii. s. vi. d. and not above, and ii. s. vi. d. residue of the said v. s. to be to the scribe for registring of the same, (4) or else the same scribe to be at his liberty to refuse those ii. s. vi. d. and to demand and have for writing of every ten lines of the same testament, whereof every line to contain in length ten inches, i. d. (5) and that every such bishop or ordinary, and other person or Testaments persons so having, or which hereaster shall have authority or shall be sealed power to take or receive the probation or approbation of any and delivered testament or testaments, as is abovesaid, their registers, scribes, without delay. and ministers shall approve, insinuate, seal, and register, from time to time, the said testaments, and deliver the same sealed with the seal of their office, to the executor or executors named in any such testaments, for the said sum or sums abovesaid, and in manner and form as is above rehearfed, to deliver it with convenient speed, without any frustratory delay; (6) and in Hob. 250.

case any person die intestate, or that the executors named in any Administra-fuch testament refuse to prove the said testament, then the said of the goods ordinary, or other person or persons having authority to take of the intesprobate of testaments, as is abovesaid, shall grant the admini- tate. firation of the goods of the testator, or person deceased, to the I Salk. 36. widow of the same person deceased, or to the next of his kin, or Moore, 871. to both, as by the discretion of the same ordinary shall be thought Bro. Admin. good, taking surety of him or them, to whom shall be made 47. such commission, for the true administration of the goods, chat- 3 Co. 40. tels, and debts, which he or they shall be so authorised to mi-property (7) and in case where divers persons claim the admini-Cro. Car. 9. stration as next of kin, which be equal in degree of kindred to 106. the testator or person deceased, and where any person only defireth the administration as next of kin, where indeed divers ministration shall be grantpersons be in equality of kindred, as is asoresaid, that in every ed, when disuch case the ordinary to be at his election and liberty to ac-vers do re-

IV. Or where but one or more of them, and not all being in How much the equality of degree, do make request, then the ordinary to admit ordinary shall the widow, and him or them only making request, or any one take for of them at his pleasure, taking nothing for the same, unless the granting of

the administration.

cept any one or mo making request, where divers do require quest it.

goods tion.

3 Inft. 148. The teftator's inventory, by whom it shall be made, and to whom delivered. 1 Roll, 358.

goods of the person so deceased amount above the value or sum of C. s. (2) and in case the goods of the person so deceased amount to above the value of C. s. and not above the value or fum of xl. li. then the faid bishop, ordinary, or other person or persons so having authority to take probate of testaments, as is aforesaid, their ministers and officers shall take only ii. s. vi. d. . fterling, and not above; (3) and that the executor and executors named by the testator, or person so deceased, or such other person or persons to whom such administration shall be committed where any person dieth intestate, or by way of intestate, calling or taking to him or them such person or persons, two at the least, to whom the said person so dying was indebted, or made any legacy, and upon their refutal or absence, two other honest persons, being next of kin to the person so dying, and in their default and absence two other honest persons, and in their presence, and by their discretions, shall make, or cause to be made, a true and perfect inventory of all the goods, chattels, wares, merchandises, as well moveable as not moveable whatsoever, that were of the said person so deceased, (4) and the same shall cause to be indented, whereof the one part shall be by the faid executor or executors, administrator or administrators, upon his or their oath or oaths, to be taken before the faid bishops, or ordinaries, their officials, or commissaries, or other persons having power to take probate of testaments, upon the holy evangelists, to be good and true, and the same one part indented shall present and deliver into the keeping of the said bishop, ordinary, or ordin naries, or other person having power to take probate of testaments, and the other part thereof to remain with the faid exeecutor or executors, administrator or administrators; (5) and that no bishop, ordinary, or other whatsoever person, having authority to take probate of testament or testaments, as is above said, upon the pain in this estatute hereafter contained, refuse to take any such inventory or inventories to him or them presented or tendered to be delivered as is aforefaid.

The profits of the lands to be fold fhall not be accounted the testator's oods. Dyer, 264, 37, 51.

The tellator's feal shall be defaced. The fee for pies of testaments or inventories.

V. Provided always, That if the person so deceased will by his testament, or last will, any lands, tenements, or hereditaments, to be fold, that the money thereof coming, nor the profits of the said lands, for any time to be taken, shall not be accounted as any of the goods or chattels, of the said person so deceased; (2) and that the same bishop, ordinary, or other perfon or persons, having authority to take probate of testament or Fitz. Exec. 1, testaments, as is aforesaid, upon the delivery of the seal and fign of the testator, do cause the same seal to be defaced, and thereupon incontinent redeliver the same seal unto the said executor or executors, without claim or challenge thereunto to be made. (3) And in case any person or persons, at any time hereafter, require a copy or copies of the said testament so proved, or of the faid inventories so made, that then the said ordinary fearch and co- or ordinaries, and the other persons having authority to take probate of testaments, or their ministers, shall from time to time with convenient speed, without any frustratory delay, deliver,

liver, or cause to be delivered, a true copy or copies of the same, to the faid person or persons so demanding them, or any of them, (4) taking for the fearch, and for the making of the copy of either of the said testament or inventory, but only such fee as is before rehearsed for the registring of the said testament; or else the scribe or register to be at his election and liberty to demand, have, and take for every ten lines thereof, being of the proportion before rehearfed, i. d.

VI. Provided alway, That where any person or persons hav- Custom to ing power or authority to take probate of testaments, have used take less moto take less sums of money than is abovesaid, for the probate of ney for probate than is testaments, or commissions of administrations, or other cause aforesaid. concerning the same, shall take and receive such sum or sums of money for the probate of testaments and commissions of the administrations, and other causes concerning the same, as they

before the making of this act have used to take, and not above.

VII. And it is enacted, That every bishop, ordinary, arch- The forfeiture deacon, chancellor, commissary, official, and other person or of the ordinapersons having, or which hereafter shall have authority to take sy and his officers who shall do any and all other their ministers whatsoever they thing contracts. ners, apparitors, and all other their ministers whatsoever they thing contrabe, that shall do or attempt, or cause to be done or attempted ry to this against this act or ordinance in any thing, shall forfeit and lose statute. for every time so offending, to the party grieved in that behalf, Co. pl. f. 166. So much money as any sich person abovesid shall take con Rast. pl. f. 603. so much money as any such person abovesaid shall take contrary to this present act; (2) and over that shall lose and for-feit x. li. sterling, whereof the one moiety shall be to the King our sovereign lord, and the other moiety to the party grieved in that behalf, that will sue by action of debt, bill, information, or otherwise in any of the King's courts, for the recovery of the fame; in which action no effoin, protection, nor wager of law shall be admitted or allowed. (3) And that every of the same bishops, and other persons, which shall hereaster incur or fall into the dangers of such penalty or forseiture, shall be charged only by himself, and none of them to be chargeable to that penalty for other's offence.

VIII. Provided alway, That this present act be not prejudi- An ordinary cial to any ordinary, or any other person, which now have, or may convent hereafter shall have authority for probate of testaments, but that executors to every of them shall and may convent before them all and every prove the tel-person or persons made and named executor or executors of any and to bring testament, to the intent to prove or refuse the testament or tes- in their intaments of their testator or testators, and to bring in inventories, ventory. and to do every other thing concerning the same, as they might do before the making of this act; (2) so that always any such ordinary, or other person or persons having such authority, by themselves, their commissaries, scribes, registers, or other ministers aforesaid, shall not in any wise take for the same above the fees limited by this act, ne in any wife attempt any thing 16 H. S. c. 15. contrary to any part of the same act.

CAP.

CAP. VI.

Where mortuaries ought to be paid, for what persons, and bow much; and in what case none is due.

13 Co. 9. certainty what shall be paid for mortuaries.

RORASMUCH as question, ambiguity, and doubt is chanced and The causes risen upon the order, manner, and form of demanding, receiving, of limiting in and claiming of mortuaries, otherwise called Corse Presents, as well for the greatness and value of the same, which, as hath lately been taken, is thought over-excessive to the poor people and other persons of this realm, (2) as also for that such mortuaries or corse presents have been demanded and levied, for such as at the time of their death bave had no property in any goods or chattels, and many times for travelling and wayfaring men, in the places where they have fortuned to die; (3) to the intent that all doubt, contention, and incertainty herein may be removed, and as well the generality of the King's people therein remedied, as also of the parsons, vicars, parish priests, curates, and other baving interest in such mortuaries and corse presents indifferently provided for: II. Be it therefore enacted, ordained, and established by the

King our sovereign lord, and the lords spiritual and temporal, and the commons of this parliament affembled, and by authority of the same, That from the first day of April, in the year of our Lord God M.D.XXX. no parson, vicar, curate, nor parish priest, ne any other spiritual person, nor their fermors, bailiffs, nor leffees, shall take, receive, or demand of any person or persons within this realm, for any person or persons dying within the same, any manner mortuary or corse present, ne any fum or fums of money, ne any other thing for the fame, more than is hereafter mentioned; (2) ne also shall convent or call any person or persons before any judge spiritual, for the recovery of any fuch mortuaries or corfe presents, or any other thing for the same, more than is hereafter mentioned, (3) upon pain to forfeit for every time so demanding, receiving, taking, or conventing, or calling any fuch person or persons before any spiritual judge, so much in value as they shall take above the fum limited by this act, and over that, xl. s. to the party grieved contrary to this act; (4) for the which forfeiture the party fo grieved contrary to this act, shall have an action of debt, by writ, bill, plaint, or information in any of the King's courts,

The penalty of him that conventeth any person to pay for a mortuary more than is due.

wherein no wager of law, essoin, nor protection shall be allowed. III. First it is ordained, established, and enacted, That no manner of mortuary shall be taken or demanded of any person whatsoever he be, which at the time of his death hath in moveable goods under the value of x. marks. (2) Also that no mortuary shall be given, asked, or demanded from henceforth of any manner person, but only in such place where heretofore mortuaries have been used to be paid and given, and in those But one mor- places none otherwise but after the rate and form hereafter tuary for one mentioned. (3) Ne that any person pay mortuaries in more places than one, that is to fay, in the places of their most dwel-

No mortuary where the roods be under x. marks. Cro Car. 237. No mortuary but where mortuaries have been. person.

ling and habitation, and there but one mortuary. (4) Nor no The duty of parson, vicar, curate, parish priest, or other, shall for any person the parson, &c. dying or dead, and being at the time of his death of the value for all morin moveable goods of x. marks, or more, clearly above his debts tuaries. paid, and under the sum of xxx. li. take for a mortuary above iii. s. iv. d in the whole. (5) And for a person dying or dead, being at the time of his death of the value of xxx. li. or above clearly, above his debts paid, in moveable goods, and under the value of xl. li. there shall no more be taken or demanded for a mortuary than vi. s. viii. d. in the whole. (6) And for any person dying or dead, having at the time of his death of the value in moveable goods of xl. li. or above, to any sum whatsoever it be, clearly above his debts paid, there shall be no more taken, paid, or demanded for a mortuary than x. s. in the whole.

for any person not keeping house, dying or dead, any manner pay no morfor any person not keeping house, dying or dead, any manner representations thing or money, by way of mortuary; (2) ne also for any way. Nor waysaring faring man, or other, that dwelleth not, ne maketh residence in man, or other that the place where they shall happen to die, but that the mortuary maketh no of fuch way-faring persons be answerable in places where mor- residence tuaries be accustomed to be paid, and in manner and form, and where he dieth. after the rate before mentioned, and none otherwise, in the place or places where such way-faring persons at the time of their death had their most habitation, house, and dwelling-pla-

Ces, and no where else.

V. Provided alway, That it shall be lawful to all manner par- A legacy befons, vicars, curates, parish priests, and other spiritual persons, queathed to a to take and receive any manner sum of money, or other thing, parson, &c. or which by any person dying shall fortune to be disposed, given, or bequeathed unto them, or any of them, or to the high altar of the church, this act, or any thing therein mentioned notwithstanding.

VI. And be it also enacted by the authority aforesaid, That No mortuaries no mortuaries nor corse presents, ne any sum or sums of money, in Wales, or other thing, for any mortuary or corse present, shall be demanded, taken, received, or had in the parts of Wales, nor in the marches of the same, nor in the towns of Calais or Berwick, nor in the marches of the same, but only in such parts and places of Wales, marches, and towns aforesaid, where mortuaries have been accustomed to be taken and paid; (2) and in those parts and places no mortuaries nor corfe presents, ne any other thing for mortuary or corse present from henceforth shall be demanded, taken, received, or had, but only after the form, order, and manner above specified in this present act, and none otherwife, ne of any other person or persons than is limited by this present act, upon the pain above contained in this present act.

Mortuaries to be taken by the bishops of Bangor, St. David, In part repealed by 12 Annæ. ftat. 2. c. 6. Places where mortuaries have been of less value.

VII. Provided also, That it shall be lawful to the bishops of Banger, Landaff, St. David's, and St. Asaph, and likewise to the archdeacon of Chefter, to take such mortuaries of the priests within their dioceles and jurisdictions, as heretofore have been accustomed. (2) Provided also, That in such places where mortuaries have been accustomed to be taken of less value than St. Alaph, &c. accustomed. is aforesaid, that no person shall be compelled to pay in any such place any other mortuary, or more for any mortuary than hath been accustomed, ne that any mortuary in such place shall be demanded, taken, received, or had of any person or persons exempt by this act, nor in any wife contrary to this act, upon the pain afore limited.

CAP. VII.

Servants imbezzelling their masters goods to the value of forty shillings, or above, shall be punished as felons.

3 Inft. 104.

THERE before this time divers, as well noblemen, as other the King's subjects, have upon confidence and trust delivered unto their servants their caskets, and other jewels, money, goods, and chattels, fafely to be kept to the use of their said masters or mistresses, and after such delivery the said servants have withdrawn themselves, and gone away from their said masters or mistresses, with the said caskets, jewels, money, goods, and chattels, or part thereof, to the intent to stead the same, and defraud their said masters or mistresses thereof; and sometime being with their said masters or mistresses there converted the said jewels, money, and other chattels, or part thereof, to their own use, which misbebaviour so done was doubtful in the common law, whether it were selony or not; and by reason thereof the foresaid fervants have been in great boldness to commit such or like offences: (2) be it therefore enacted, ordained, and established by the King our fovereign lord, by the affent of the lords spiritual and temporal, and the commons, in this present parliament as-fembled, and by authority of the same, That all and singular finall go away iembled, and by authority of the lame, I hat all and inngular with any mo. fuch fervants, to whom any fuch caskets, jewels, money, goods, ney, &c. of his or chattels, by his or their faid mafters or miftreffes, shall from mafters to the henceforth so be delivered to keep, that if any such servant or value of xl. s. fervants withdraw him or them from their faid mafters and or above, it shall be felony. mistresses, and go away with the said caskets, jewels, money, goods, or other chattels, or any part thereof, to the intent to steal the same, and defraud his or their said masters or mistresses. thereof, contrary to the trust and confidence to him or them put by his or their faid masters or mistress, or else being in the fervice of his said master or mistresses, without assent or commandment of his masters or mistresses, he imbezzel the same caskets, jewels, money, goods, or chattels, or any part thereof, or otherwise convert the same to his own use, with like purpose to steal it, that if the said caskets, jewels, money, goods, or chattels, that any such servant shall so go away with, or which he shall imbezzel with purpose to steal it, as is aforesaid, be of the value of xl. s. or above, that then the same false, fraudulent, and untrue act or demeanour, from henceforth shall be deemed

If a fervant

and adjudged felony; and he or they so offending, to be punished, as other felons be punished for felonies committed, by the course of the common law.

II. Provided alway, That this act, or any thing therein con-This flatute tained, shall not in any wise extend, or be prejudicial to any shall not exapprentice or apprentices, nor to any person within the age of tend to an eighteen years, going away with his or their masters goods or one within 18 jewels, or otherwise converting the same to his or their own years of age. uses, during the time of their apprenticeship, or being within the 27 H. 8. c. 17. age of eighteen years, but that every apprentice or apprentices, 28 H. 8. c. 2. such person or persons being within the said age, doing or of-self. 1. c. 1. and fending contrary to this present act, shall be, and stand in like made perpecase as they and every of them were before the making of this act; tual by 5 El. (2) the same act to continue and endure unto the next parliament. c. 10.

CAP. VIII.

No butcher shall kill any calf calved between the first day of Exp. 24 H. S. January, and the first of May, upon pain of forseiture of c. 9. vi. s. viii. d.

CAP. IX.

Whosoever shall sell any hats or caps made beyond the sea Rep. 1 Jac. 1. above the prices herein limited, shall forfeit xl. s.

Whosoever doth carry any brass, &c. to any port to be conveyed c. 7.

Whosoever doth carry any brass, &c. to any port to be conveyed c. 7.

31 H. 8. c. 7. Exp. 31 H. 8. 2 & 3 Ed. 6.

CAP. XI.

At what time restitution shall be made of goods stolen.

B E it enacted by this present parliament, That if any felon There shall be refliction to or felons hereafter do rob, or take away any money, goods, the owner of or chattels, from any of the King's subjects, from their person stolen goods or otherwise, within this realm, and thereof the said felon or after the atfelons be indicted, and after arraigned of the same felony, and tainder of the found guilty thereof, or otherwise attainted by reason of evidence a Bustr. 310. given by the party so robbed, or owner of the said money, goods, Cro. El. 661. or chattels, or by any other by their procurement, that then Kelyng, 42. the party so robbed, or owner, shall be restored to his said money, goods, and chattels; (2) and that as well the justices of gaol-delivery, as other justices, afore whom any such felon or felons shall be found guilty, or otherwise attainted, by reason of evidence given by the party so robbed, or owner, or by any other by their procurement, have power, by this present act, to award, from time to time, writs of restitution for the said money, goods, and chattels, in like manner as though any such 5 Co. 110. felon or felons were attainted at the fuit of the party in appeal.

CAP. XII.

Touching making of cables, &cc. in Burport.

OST bumbly beseeching your highness, the bailiffs, burgesses, The cause of former mainand other the inhabitants of your town and berough of Burport, tenance of the within your county of Dorset, that where they, out of time that no town of Bus-

C. 37.

port, and of the late decay thereof.

man's mind is to the contrary, have used and exercised to make, within the same, the most part of all the great cables, balsers, ropes, and all other tackling, as well for your royal ships and navy, as for the most part of all other ships within this realm, by reason whereof your said town was right well maintained, and inhabited, your highness and your subjects right well served, until now of late many, divers, and evil-disposed persons, intending the destruction of your said town, for their private lucre, and advantage, have withdrawn themselves into the country in divers places, there taking ferms, and using husbandry out of the said town, and also daily resort to your said town to buy, and provide hemp, and thereof make cables, ropes, halsers, traces, halters, and other tackle, which cables, ropes, halsers, traces, halters, and other tackle, which cables, ropes, halsers, traces, halters, and other tackle thereof not only the buyers of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continually thereby deceived, but also the prices of the same been continu

Hemp growing within 5 miles of Burport shall be fold there.

fpiritual and temporal, and the commons, in this present parliament assembled, and by the authority of the same, That no manner person or persons dwelling or inhabiting within the distance of five miles from the said town or borough of Burport, shall from henceforth, sell, or cause to be sold out of the market holden and to be holden within the same town or borough of Burport, to any person or persons, any hemp, which shall happen to grow within the said five miles in distance from the said town or borough, upon pain of forfeiture of the said hemp so sold, or to be sold, in any place or places within the distance of the said five miles out of the said town, borough, or market, contrary to the form and effect of this statute.

Cables, halfers, and tackle of hemp shall be made at Burport.

III. And further be it enacted by the authority aforesaid, That no person or persons, other than such as shall dwell, and be inhabitants within the faid town, shall make, after the feast of Enster next coming, out of the said town, any cables, halfers, ropes, traces, halters, or any other tackle made of hemp, in any other place or places within the faid distance of five miles from the faid town, upon pain of forfeiture of the faid cables, halfers, ropes, traces, halters, and other tackle, made, and to be made contrary to the form and effect of this statute; (2) the one half of every fuch forfeitures, as well of the hemp fo fold, or to be fold out of the faid town, borough, and market, contrary to the form aforesaid, as also the said cables, halfers, ropes, traces, halters, or other tackle made out of the faid town contrary to this statute, to be to the use of our sovereign ford the King, and the other half to him that will fue for the same, by action of debt, bill, or information, wherein neither wager of law, essoin, nor protection shall be allowed.

20 Pound wt. 2 stone of hemp.

IV. Provided always, That twenty pounds weight shall be accounted to the stone.

V. Pro-

V. Provided also, That every person dwelling within the The worker faid distance, may make cables, halfers, ropes, traces, halters, making it to his own use, and other tackle, for their own use and occupations but in no Continued by and other tackle, for their own use and occupations wife against this act; (2) this act to endure to the next par-33 H. 8. C. 12. 12 H. 8. C. 12. 23 H. 8. C. 12. 23 Car. 1. 2. 24 Car. 1. 2

Spiritual persons abridged from baving pluralities of livings, 16 Car. 1. C.4. and from taking of ferms, &c.

OR the more quiet and virtuous increase and maintenance of di- The several vine service, the preaching and teaching the word of God, with benefits ensurgedly and good example giving, the better discharge of curates, the formance of maintenance of hospitality, the relief of poor people, the increase of this statute. devotion, and good opinion of the lay-fee toward the spiritual persons: Savil. 22.

(2) Be it enacted, ordained, and established by the King our Hob. 157. fovereign lord, with the affent of the lords spiritual and tem- 2 Roll, 480. poral, and the commons in this present parliament assembled, No spiritual and by authority of the same, That no spiritual persons, se-person shall cular or regular, of what degree soever he or they be, shall from take any lands henceforth take to ferm to himself. henceforth take to ferm to himself, or to any person or persons to ferm.

2 Builtr. 18. to his use, of the lease or grant of the King our sovereign lord, Lutw. 134. nor of any other person or persons, by letters patents, indentures, writings, by words or otherwife, by any manner of means, any manors, lands, tenements, or other hereditaments for term of life, for term of years, or at will, (3) upon pain to forfeit ten pounds for every month that he, or any other to his use, shall occupy any such ferm, by reason of any such lease or grant hereafter to be made; the one half of which forfeiture to be to the King our sovereign lord, and the other half thereof to every such person that will sue for the same by original writ, bill, or plaint of debt, or by any information in any of the King's courts; (4) in which action and fuit no wager of law shall be admitted for the defendant, nor any effoin or protection allowed.

II. And be it also enacted by the authority aforesaid, That The spiritual all and every fuch fpiritual person or persons which now have, person which or occupy in ferm, by themselves, or by any other to their or profit out use, any manors, lands, tenements, or hereditaments, of the or ferm, shall lease, or grant of the King our sovereign lord, or any other aliene it person or persons, for term of life, or for years, or at will, by forthwith. any writing or otherwise, or that now have any annual rents, or other annual advantage, or profit, by occasion or colour of any such lease or ferm, shall clearly bargain, sell, give, or grant away on this fide the feast of St. Michael the archangel next coming, to any fuch lay person or persons, as they will at their own nominations and appointment, all such lease, term, interest, and profit, as any such spiritual person, or any other to his use, now hath or have, in or by reason of any such serm; (2) so Dyer, 350. that in no wife any fuch spiritual person or persons at any time after the same feast, by themselves, or any other to their use, VOL. IV.

and again by

use, shall be void.

by any manner of means, fraud, or male engine, shall have, use, or occupy in ferm, any manors, lands, tenements or hereditaments, of the demile, leafe, or grant of any person or persons heretosore made, or hereaster to be made, to them-

selves, or to any other to their uses; (3) nor from the said seast shall take any annual rent, or other annual advantage or profit, by occasion or colour of any fuch lease or ferm by any 27 H. S. f. 23. manner of means, (4) upon pain to forfeit for every month so occupying any such ferm, at any time after the said feast, con-

trary to this present act, ten pounds, and upon pain to forfeit ten times as much as any fuch spiritual person, or any to his use, shall take in any annual rent, advantage, or profit, by occasion or colour of any such lease, at any time after the said feast; the one half of which forfeitures to be to the King, our fovereign lord, and the other half to him that will fue for the fame by original writ, bill, or plaint of debt, or by information in any of the King's courts; (5) in which action and suit no wager of law shall be admitted for the defendant, nor any

essoin nor protection allowed. Leafes made III. And be it also enacted, That all such leases made, or to spiritual hereafter to be made, unto any such spiritual person or persons, persons, or to others to their or to any other to their use for term of life, term of years, or

at will, of any manors, lands, tenements, or hereditaments, whereof they, or any of them, shall take any profit or medling by themselves, or by any to their use, after the said feast of Saint Michael, by colour of any such lease or grant, and not by them bargained, granted and sold away before the said feast, as is before limited, shall from henceforth be utterly void, and of none effect, as well against the leasor or leasors, grantor and grantors, their heirs and assigns, and against every of them, as against the leasee or leasees, and their executors and assigns,

and every of them. In fome cases IV. Provided alway, That this present act shall not extend a spiritual perto any spiritual person or persons, in and for taking to ferm any fon may take temporalities, during the time of vacations of any archbishopto ferm the temporalities of a bishop, ricks, bishopricks, abbeys, priories, or other collegiate, cathedral, or coventual churches, (2) nor to any spiritual per-&c. fon or persons that shall tender or make any traverse upon any

offices or office, concerning his or their freehold.

No spiritual person shall aperson or persons, secular or regular, of what ebuy to sell again any merchandise, corn,
cattle, &c.

V. And be it also enacted by the authority aforesaid, That
no spiritual person or persons, secular or regular, of what estate or degree soever they be, shall from henceforth by himself, nor by any other for him, nor to his use, bargain and
buy to sell again for any lucre, gain, or profit, in any markets, fairs, or other places, any manner of cattle, corn, lead,
tin, hides, leather, tallow, fish, wool, wood, or any manner
of victual or merchandise, what kind soever they be of upon of victual or merchandise, what kind soever they be of, upon pain to forfeit treble the value of every thing, by them, or by any to their use, bargained and bought to tell again, contrary

to this present act; (2) and that every such bargain and con-

tract hereafter to be made by them, or by any to their use, contrary to this act, shall be utterly void, and of none effect;
(3) and the one half of every such forfeiture to be to the King our fovereign lord, and the other half to him that will fue for the same by original writ of debt, bill, plaint, or information in any of the King's courts; in which action or suit no wager of law for the defendant shall be admitted, nor any essoin nor protection allowed.

VI. Provided alway, That if any fuch spiritual person or in what case persons shall happen hereafter without fraud or covin to buy a spiritual perany horses, mares, or mules, to the only intent to occupy for son may fell any horses, mares, or mules, to the only intent to occupy ror again the himself or his servants, to ride to and fro upon his necessary butter things which finess, or any other cattles or goods, to the only intent and pur-he hath pose at the buying thereof to be employed and put in and about bought. his necessary apparel of his own house, or of his person and fervants, or in, for, and about the only occupying, manuring, or tillage of his own glebe or demean lands annexed to his church, or for the necessary expences of his own housholdkeeping, and after the buying of any fuch horses, cattles, or goods, or exercise of them, or any of them, happeneth to mis-like any of them that they should not be good, profitable, nor convenient for any of the purposes abovesaid, for the which they were bought; that then every fuch spiritual person or persons may lawfully bargain and put away such things so by him bought, without fraud or covin, for any of the purpoles abovefaid at his pleasure and advantage, this act, or any thing therein contained notwithstanding.

VII. Provided alway, That all abbots, priors, abbesses, pri-Certain houoresses, provosts, presidents, masters of colleges and hospitals, ses of religion and all other spiritual governors and governesses of any spiritual may keep demented and all other spiritual governors and governesses of any spiritual meine lands monasteries, or houses of religion, by what name or names so- in their ever they be called, having manors, lands, tenements, and he-hands for the reditaments, and other yearly profits in the right of their mo-maintenance nasteries or houses, of the yearly value of viii. C. marks, or of their houses. under, and not above, may use and occupy as much and as many of their demean lands, fee-ferms, and ferms, to their most advantage, commodity, and prosit, to and for the only maintenance of their housholds and hospitalities, in as ample and large manner as they or any of them, or their predecessors, or the predecessors of any of them, at any time by the space of one hundred years last past before the making of this act have done, used and occupied; any thing in this present act to the

contrary notwithstanding.

VIII. Provided also, That every other spiritual person or spiritual persons, not having sufficient glebe or demean lands in their sons may take own hands in the right of their churches, monasteries, and in ferm for houses for pasturage of cattle, or for increase of corn, to and the maintenance of their for the only expences of their housholders, and for their car-houses. riages or journies, may take in ferm other lands, and buy and a Builtr. 18. fell corn and cattle, for the only manurance, tillage, and pattu-Savil,32. rage of fuch ferms, (2) so that the increase thereof be alway employed ployed

ployed and put to and for the only expences in their housholds and hospitalities, and not in any wife to buy and sell again for any other commodity, lucre, or advantage, any corn or cattle, renewing, coming, or growing in and upon any fuch ferm or otherwise, but only the remain and overplus above their expences of their housholds, if any such shall happen, of the breed and increase thereof, without fraud or covin; any thing in this present act to the contrary hereof notwithstanding.

IX. And be it enacted by the authority aforesaid, That if any person or persons having one benefice with cure of soul, being of the yearly value of viii. pound or above, accept and take any other with cure of foul, and be instituted and inducted in possession of the same, that then and immediately after such possession had thereof, the first benefice shall be adjudged in the

X. And that it shall be lawful to every patron, having the advowson thereof, to present another, and the presentee to have Vaughan, 131. the benefit of the same, in such like manner and form as though the incumbent had died or refigned, any licence, union, or other dispensation to the contrary hereof obtained notwithstand-And that every such licence, union, or dispensation had, or hereafter to be obtained contrary to this present act, of Any dispensa. What name or names, quality or qualities, soever they be, shall tion contrary be utterly void, and of none effect.

XI. And if any person or persons at any time after the first day of April, in the year of our lord God M.D. and xxx. contrary to this present act, procure and obtain at the court of Rome, or elsewhere, any licence or licences, union, toleration, or dispensation, to receive and take any mo benefices with cure than is above limited, or else at any time after the said day put in execution any such licence, toleration, or dispensation, before that obtained contrary to this act, that then every such person or persons, so after the said day suing for himself, or receiving and taking such benefice by force of such licence or licences, union, toleration, or dispensation, that is to say, the same perfon or persons only, and none other, shall for every such default incur the danger, pain, and penalty of xx.li. sterling, and also lose the whole profits of every such benefice or benefices as he receiveth or taketh by force of any fuch licence or licences, union, toleration, or dispensation; (2) the one half of which forfeiture to be to the King our sovereign lord, and the other half thereof to him that will fue for the same by original writ, bill, plaint of debt, or information in any of the King's courts; (3) in which action and fuit no wager of law, effoin, or protection for the defendant, shall be admitted or al-

XII. Provided always, That this act concerning the not keeping of mo benefices with cure of fouls than one, extend, ne be prejudicial to any person or persons, which at any time before the said first day of April, in the year of our Lord God

The penalty of pluralities. Cro. El.601, 853. z Leonard, March 84. Co.pl.f.368, Dyer, 237, 255, law to be void.

X And that

347,351,377. 4 Co.75,78.b. 24 Ed.3. f.39. 2 Roll, 451. F.N.B. 44H. 51.L. Goldsb. 162. to this flatute shall be void.

15 H.S.C.21. Repealed by 1802 Ph.& M. c.8.f.4. Dyer, 347.

Dyer, 352. Savil, 136.

M. D.

M. D. and xxx. shall be really intituled or possessed of any such They may benefices with cure of foul, as concerning or touching any of keep their be-the fame benefices, whereof they shall then be already really in-were thereof tituled or possessed before the said day, to or under the number possessed ann. of four, and not above; (2) and if any such spiritual person or 1530, except persons so being intituled or possessed of mo benefices with cure they have above four. of foul than four, do not by the faid first day of April clearly, and without yearly pension, resign, or otherwise give up all and every fuch benefice and benefices as he shall be so intituled and possessed of, above the said number, that then it shall be lawful for every patron, having the advowson of any such benefice, over the number aforesaid, to present another, and the presentee to have the benefit of the same, in like manner and form as though it had been void by death, or refignation of the incumbent, any licence, union, or other dispensation to the contrary hereof obtained notwithstanding; (3) and this clause of presentation to be taken and understood in and of such benefices with cure of foul, as were given to any fuch spiritual person, after the faid number of four benefices with cure furnished and ful-

XIII. Provided also, That all spiritual men now being, or which hereafter shall be of the King's council, may purchase licence or dispensation, and take, receive, and keep three parfonages, or benefices, with cure of foul; (2) and that all other 1Roll,456, being the King's chaplains, and not fworn of his council, the 460,464,469, chaplains of the queen, prince, or princess, or of any of the 472.

King's children, brethren, sisters, uncles, or aunts, may sem-Godbolt, blably purchase licence, or dispensation, and retain and keep 41.pl.47.153-two parsonages and benefices with cure of soul.

Cro. El.47.1

XIV. And in like wise, that every archbishop and duke may Regist. 18.6. have six chaplains, whereof every one shall and may purchase Who may licence or dispensation, and take, receive, and keep two parpurchase licences or benefices, with cure of soul. sonages or benefices, with cure of soul.

XV. And that every marquis, and earl, may have five chap-benefices with lains, whereof every one may purchase licence or disponsation, cure of souls and take, receive, and keep two parsonages or benefices with than one. cure of foul.

XVI. And that every viscount, and other bishop, may have four chaplains, whereof every one may purchase licence, and receive, have, and keep two parsonages or benefices with cure of foul, as is aforefaid.

XVII. And that the chancellor of *England* for the time being, and every baron, and knight of the garter, may have three chaplains, whereof every one shall now purchase licence or dispenfation, and receive, have, and keep two parsonages or benefices with cure of foul.

XVIII. And that every duchess, marchioness, countess, and 4C0.90,119. baroness, being widows, may have two chaplains, whereof every one of them may purchase licence or dispensation, to receive, have, and keep two benefices with cure of foul.

XIX, And that the treasurer, and comptroller of the King's

Cro. El.42

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Anno vicesimo primo HENRICI VIII.

Co.pl.sog. 533. Cro.El.723. house, the King's secretary, and dean of his chapel, the King's amner, and the master of the rolls, may have every of them two chaplains; (2) and the chief justice of the King's bench one chaplain; (3) and the warden of the five perts for the time being, one chaplain; whereof every one may purchase li-

cence, and receive, have, and keep two parsonages or benefi-

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4Co.73,89, 317.

3And.200.

ces with cure of foul. XX. And that the brethren and sons of all temporal lords, which are born in wedlock, may every of them purchase licence or dispensation, and receive, have, and keep as many parsonages or benefices with cure, as the chaplains of a duke, or an archbishop.

XXI. And likewise the brethren and sons born in wedlock of every knight, may every of them purchase licence or dispensation, and receive, take, and keep two parsonages or benefices with cure of foul.

The chaplains shall shew the lords or mas-

ters.

XXII. Provided always, That the faid chaplains so purchasing, taking, receiving, and keeping benefices with cure of foul letters of their as is aforesaid, shall be bound to have and exhibit, where need shall be, letters under the fign and seal of the King, or other their lord and master, testifying whose chaplains they be, and elfe not to enjoy any fuch plurality of benefices by being fuch chaplain, any thing in this act not withstanding.

XXIII. Be it also provided, That all doctors and batchelors of divinity, doctors of law, and batchelors of the law canon, and every of them which shall be admitted to any of the said degrees by any of the universities of this realm, and not by grace only, may purchase licence, and take, have, and keep two parsonages or benefices with cure of soul; (2) so that always the said liberty, by any of the provisions aforesaid given

to any of the faid counsellors, chaplains, and other persons be-

fore specified, to purchase licence or dispensation, and take, re-

ceive, and keep more benefices than one, after the manner and

form aforesaid, be taken and understood to extend in number

to no mo benefices with cure of foul, than is above limited,

accounting in the same, and as parcel thereof, such benefices

law may by dispensation have two henefices with cure

No dispensa-

Doctors and batchelors of divinity and

tion can licence any to with cure of foul, as any the said persons shall have in real title, have above or in their pollession, at the said first day of April, in the year two benefices. of our Lord M.D. and xxx.

XXIV. Provided also, That every archbishop, because he

ry bishop four.

must occupy eight chaplains at confecrations of bishops, and every bishop, because he must occupy six chaplains at giving Every archbi- of orders, and confectation of churches, may every of them shop may have have two chaplains over and above the number above limited eight chap-lains, and evepensation, and take, receive, and keep as many parsonages and benefices, with cure of foul, as is before assigned to such chaplains.

XXV. Provided also, and be it enacted by authority aforefaid, That no person or persons, to whom any number of chaplains, or any chaplain, by any of the provisions aforesaid is limited, shall in any wise, by colour of any of the same pro- Advancement visions, advance any spiritual person or persons, above the to more benenumber to them appointed, to receive or keep any mo bene- fices than be fices with cure of soul, than is above limited by this act, any this act. thing specified in the said provisions notwithstanding; (2) and Savil,79,101. if they do, then every such spiritual person and persons, so advanced above the said number, to incur the pain and penalty of the sact.

XXVI. Be it also further enacted by the authority aforesaid,
That as well every spiritual person now being promoted to any
archdeaconry, deanry, or dignity in any monastery, or cathedral church, or other church, conventual or collegiate, or Moor,540.pl.
being beneficed with any parsonage or vicarage, as all and
revery spiritual person and persons, which hereafter shall be Moor,542.pl.
promoted to any of the said dignities or benefices, with any parfonage or vicarage, from the feast of St. Michael the archangel
next coming, shall be personally resident, and abiding in, at, \$avii,32,135.
and upon his said dignity, prebend, or benefice, or at one 2 Roll, 90.
of them at the least; (2) and in case that any such spiritual
person, at any time after the said feast, keep not residence at
one of his said dignities, prebends, or benefices, as is afore-the penalty
said, but absent himself wilfully by the space of one month thereof.
together, or by the space of two months, to be accounted at
foro. Car. 146.
abiding in any other places by such time, that then he shall for-6 Co. 21.
feit for every such default x.li. sterling; the one half thereof I Lutw.138.
to the King our sovereign lord, and the other half of the same
to the party that will sue for the same in any of the King's
courts by original writ of debt, bill, plaint, or information;
in which action and suit the desendant shall not wage his law,
nor have any essential person allowed.

XXVII. And if any person or persons procure or obtain at The penalty the court of Rome, or elsewhere, any manner of licence or dispensation to be non-resident at their said dignities, prebend, of dispensations to be or benefices, contrary to this act, that then every such person non-resident or persons putting in execution any such dispensation or licence for himself, from the said first day of April, in the year of our Lord God M. D. and xxx. shall run and incur in the penalty, damage, and pain of xx. li. sterling for every time so doing, to be forseited and recovered as is abovesaid, and such licence or dispensation so procured, or to be put in execution, to be void and of none effect.

XXVIII. Provided alway, That this act of non-residence 28 H.8.C.13. shall not in any wise extend, no be prejudicial to any such spiritual ritual person as shall chance to be in the King's service beyond persons may the sea, nor to any person or persons going to any pilgrimage of residence, or holy place beyond the sea, during the time that they shall so and by what be in the King's service, or in their pilgrimages going and re-means. turning home; (2) nor to any scholar or scholars being conver-25 H.8.C.16. sant and abiding for study, without fraud or covin, at any uni-33 H.8.C.28. versity within this realm, or without; (3) nor to any of the

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chaplains of the King's or Queen's, daily or quarterly attending and abiding in the King's or Queen's most honourable housholds; (4) nor to any of the chaplains of the prince or princess, or any of the King's or Queen's children, brethren, or fifters, attending daily in their honourable housholds, during so long as they shall attend in any of their said housholds; (5) nor to any chaplain of any archbishop or bishop, or of any spiritual or temporal lords of the parliament, daily attending, abiding, and remaining in any of their honourable housholds; (6) nor to any chaplain of any duchefs, marquefs, countefs, vifcountess, or baroness, attending daily, and abiding in any of their honourable housholds; (7) nor to any chaplain of the lord chancellor or treasurer of England, the King's chamberlain, or steward of his houshold for the time being, the treasurer and comptroller of the King's most honourable houshold for the time being, attending daily in any of their honourable houl-

Bee 25 H. S. c. holds; (8) nor to any chaplain of any of the knights of the 16. as to the chaplains of judges, or of the attorney H.8.c.13. f. 2.as to the

honourable order of the garter, or of the chief justice of the King's bench, warden of the ports, or also of the master of the rolls; nor to any chaplain of the King's secretary, and dean or folicitor ge- of the chapel, amner for the time being, daily attending and neral; and as dwelling in any their housholds, during the time that any such chaplain or chaplains shall abide and dwell, without fraud or costudents in ei- vin, in any of the said honourable housholds; (9) nor to the ther universi- master of the rolls, or dean of the arches, nor to any chancellor ty; and 33 or commissary of any archomop or bimop, no. the H8.c.28.25 to the twelve masters of the chancery, and twelve advocates of changing of the twelve masters of the chancery shall be spiritual men, during the duchy of fo long time as they shall occupy their said rooms and offices; Lancaster, &c. (10) nor to any such spiritual persons as shall happen by injunction of the lord chancellor, or the King's council, to be

bound to any daily appearance and attendance to answer to the The King's licence of

non-residence.

the officers of

law, during the time of such injunction.

XXIX. Provided also, That it shall be lawful to every spiritual person or persons, being chaplains to the King our so-vereign lord, to whom it shall please his highness to give any benefices or promotions spiritual, to what number soever it be, to accept and take the same, without incurring the danger, penalty, and forfeiture in this estatute comprised; (2) and that allowed the same to th so it shall be lawful to the King's highness, to give licence to every of his own chaplains for non-residence upon their benefices, any thing in this present act contained to the contrary notwithstanding.

No spiritual person bene-nced with cure shall take in ferm any parion-

sonage or vicarage.

XXX. And be it further enacted by the authority aforesaid, That no spiritual person, secular or regular, beneficed with cure, as is afore rehearled, from the feast of St. Michael the archangel next coming, by authority of any manner licence, dispensa-tion, or otherwise, shall take any particular stipend or salary to fing for any foul, nor have nor occupy by himself or by any other to his use, any parsonage or vicarage in serm, of the lease or grant of any person or persons, nor take any profit or

Anno vicesimo primo HENRICI VIII. 1529.

rent out of any such ferm, (2) upon pain to forseit xl. s. for every such week that he, or any to his use, shall occupy or have any such stipend or ferm contrary to this present act, and upon pain to lose ten times the value of such profit or rent as he shall take out of any such ferm after the said feast; (3) the one half of fuch forfeitures to be to the King our fovereign lord, and the other moiety to him that will fue for the same by original writ, bill, plaint of debt, or by information in any of the King's courts, in which fuit and action no wager of law shall be admitted for the defendant, nor any effoin nor protection allowed.

XXXI. Provided alway, That no deanry, archdeaconry, Promotions chancellorship, treasurership, chantership, or prebend in any not accountcathedral or collegiate church, nor parsonage that hath a vicar ed benefices indued, nor any benefice perpetually appropriate, be taken or with cure. comprehended under the name of benefice, having cure of foul in any article afore specified.

XXXII. Provided also, and be it enacted by the authority No spiritual aforefaid, That no fpiritual person or persons, regular or secu-person shall lar, of what estate, degree or condition soever he or they be, keep a tan-from the first day of April next coming, have, use, or keep by house or him or themselves, or by any person or persons to his or their use or commodity, any manner of tan-house or tan-houses, to be used or occupied to his or their own use, commodity, or behold. behoof; (2) nor from the faid first day of April next coming, shall have, use, or keep any manner of brew-house or brew-houses, to any other use, intent, or behoof, than only to be spent and occupied in his or their own houses, (3) upon pain to forseit for every month so using and occupying any of the said mysteries or occupations, x. li. (4) The one moiety thereof to the King our sovereign lord, and the other moiety to him that will fue for the same, by original writ, bill, plaint of debt, or information in any of the King's courts, in which action and suit no wager of law shall be admitted for the defendant, ne any

esson nor protection allowed.

XXXIII. Provided always, That every duchess, marquess, The chaplains countess, baroness, widows, which have taken, or that here-of a duchess, after shall take any husbands under the degree of a baron, may have taken the degree of take such number of chaplains, as is above limited to them husbands. being widows; and that every fuch chaplain may purchase licence to have and take such number of benefices with cure of foul, and have like liberty of non-refidence, in manner and form as they might have done, if their faid ladies and mistresses had kept themselves widows; any thing in this present act con-

tained to the contrary notwithstanding.

XXXIV. Provided always, That every spiritual person or Spiritual perpersons having lands, tenements, or other possessions in the sons may keep right of their houses, above the yearly value of eight hundred their own marks, may keep and retain in their occupation and manu- land to mainrance, as much of their faid lands and tenements, and other tain their possessions, as shall be necessary and sufficient for pasturage houses.

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of their cattle, and for tillage of corn, to be employed and fpent for the only maintenance, sustentation, and keeping of his or their housholds, and hospitalities without fraud or covin, any thing in this present act to the contrary thereof notwith-

A Spiritual person may take a dwéll-Goldsb.169. pl. 100. which is revived by I Eliz. c. 1.

3 Cro. 590.

flanding.

XXXV. Provided alway, That it may be lawful to every spiritual person or persons to take in ferm any messes, mansions, or dwelling-houses, having but only orchards or gardens, in any city, borough, and town, for their own habitation or chard or gardens, any thing in this act to the contrary notwithstanding ing; (2) so that no person spiritual, other than be above provided for, for their non-residence, have any liberty of non-residence by colour of this proviso. Enforced by 25 H. 1. c. 21.

CAP. XIV.

Rep.28H.8.c. Of what length and breadth every whole piece and half piece of dowlas and lockeram, brought into this realm, shall be.

CAP. XV.

Fermors shall enjoy their leases against recoveries by feigned titles, &c.

13 Co.6. 1 Roll, 443.

THERE afore this time divers persons have made leases of their manors, lands, tenements, and other hereditaments, sometime by their indentures and sometime without writings, to other persons for term of years, taking of them great fines for the incomes of the same leases; and after the same leasors, their heirs, or assigns, bave caused and suffered recoveries to be had against them in the court of our sovereign lord the King, and in other lords courts, upon feigned and untrue titles, by craft or covin to put the same termers from their faid terms; (2) and after fuch recoveries had, the same recoverees, by reason of such recoveries and judgments, have entered into the same manors, lands, tenements, and other hereditaments so to ferm letten, and thereof have expulsed the said fermers, contrary to their said leafes, covenants, and agreements; (3) and because it was doubted to some persons, whether the said termers might falsify such recoveries,

3 Bulft. 245, 248.

> II. Be it therefore enacted by the King our fovereign lord, by the affent of the lords spiritual and temporal, and the commons in this present parliament assembled, and by the authority of the same, That all such termers, shall and may falsify for his term only such recoveries, as well heretofore had, as hereafter to be had, in such wise and form as a tenant of a freehold shall and may do by the course of the common law, where such tenant of freehold was neither privy nor party to the fame recovery.

11 Co.33.
2 Leon.65. Tenant for term of years may fallify a feigned recogainst him in the reversion. 6 Ed.z.fat.z. C.11.

III. And that the fame termers, their executors and assigns, notwithstanding such recoveries so had, shall retain, hold, and enjoy their said terms, according to their said leases against all such recoverees, their heirs, and assigns, as they should or might have done against the said lessors, if such recovery had

1529.] Anno vicesimo primo HENRICI VIII.

not been had ne suffered; and that the said recoverers, their heirs, and assigns, after such recovery so had, (2) shall have The remedy like remedy against the said termers, their executors, or as-of the recoverigns, by avowry or action of debt, for the rents and ser-rers against vices reserved upon the same leases, being due after the same tenant for years for rent recoveries; (3) and also like actions against them for waste or waste. done, after the same recoveries so had; in like manner and form, as the said leasors should or might have had, if the same recoveries had never been had.

IV. And also be it further enacted by the authority aforesaid, No flatute or That no manner of statute of the staple, statute merchant, nor execution by execution by Elegit, be hereafter avoided, or in any wise made avoided by a frustrate, by means of any such seigned recovery; (2) but that seigned recoall persons having any lands, tenements, or other hereditavery. ments in execution, or being intituled, to have execution of any manors, lands, or tenements by any such means, shall have by force of this statute like remedy to avoid and falsify the same Co. Lit. 104.b. recoveries, as before is ordained and provided for the lease for Pigot, Rec. 18, term of years.

CAP. XVI.

Touching artificers strangers, what they may do as concerning retaining apprentices, journeymen, &c.

RAYEN the commons in this present parliament assembled, That No stranger where in the xv. day of February, in the xx. year of the reign artiscer inhapset our now most gracious sovereign lord the King, Henry the Eighth, any city or oby our said sovereign lord the King, his most honourable council in his ther place, star-chamber at Westminster, for the common wealth of his natural shall keep in subjects born within this his realm, by great and deliberate advice it his house but was deemed, adjudged, and decreed, That no stranger artiscer, born out of our said sovereign lord his obeisance, inhabiting within any ci-Rep. El.c.4. ty, borough, or any other place within this his realm of England, Hutt. 132. from hencesorth should keep in his or their house or houses, any manner of strangers servants born out of his obeisance, but only two servants strangers, and no more at one time.

II. And also all and singular strangers that then were, or after the Aliens bousemaking of the said decree should be made denizens, that at the time
or after the making thereof would inhabit within the city of London,
charges as the
suburbs, or within two miles compass of the same, and keep or would King's subkeep houses, or occupy their crast, should be contributories to and with jects do.
our said sovereign lord his subject artificers within the said city of London, paying, hearing, and sustaining such charges as hereafter shall
be expressed, that is to say, that all other strangers, artificers, denizens or no denizens, of every handicrast or mystery, inhabiting as
well within the city of London, as in any other city, town, borough,
or village within this his realm, should pay, hear, and sustain all
such and like charges, as our said sovereign lord his subjects of like
crast and mystery do always use to pay.

III. And if any of them refused, or denied the same, or any part 14&15H.8. thereof, then he or they so denying, or refusing so to do, should not c.2. ary longer occupy any handicrast, upon the pains, damages, and perils spe-1R.3.c.9. cified,

cified, as well in the acts or flatutes made in the xiv. and xv. years of the reign of our now sovereign lord, as in one statute made in the first year of the reign of King Richard the Third.

IV. And that the same strangers, denizens or no denizens, bous-

holders, which would remain and abide within our said sovereign lord his realm, should upon lawful warning to them given, by the masters and wardens of divers and fundry mysteries, mentioned and specified in the said decree, within the said cities and towns, present themselves in Aliens shall be the common-hall or meeting-place of the said crafts, and there to re-

layı,

King, to obey fore the master and wardens of their said craft, to be faithful and true him and his to the King our sovereign lord, and his him. and to be obedient to him and them, and his and their laws.

V. Also that no stranger, artificer, or handicraftsman, born out of our said sovereign lord his obeisance, not being denizen, which was not a housbolder the fifteenth day of February abovesaid, should not set up ne keep any house, shop or shops, or chamber, wherein they should exercise or occupy any handicrast or mystery within this our said sovereign lord his realm, upon pain to incur and run into such penalties as be contained in the statutes before this time made and enacted, as is cforesaid.

Aliens shall not affemble in conventicles, but in their halls. 1 R.3.c.9.

VI. And that none of the said strangers artificers, or bandicraftsmen, born out of our faid sovereign lord his obeisance, as well denizens, as no denizens, should affemble in any company, fellowship, congregation, or conventicle, but only in the common-hall of their crafts, with our said sovereign lord his subjects which be of the companies of their said craft or crafts, at such time as they should be commanded and warned by the said masters and wardens of their said crast or crasts, and at none other place and time, or in any other manner, upon the pain afore expressed: as by the said decree shewed and exemplified, and hereunto annexed, under our faid sovereign lord the King his great seal, more plainly, and at large, it may and doth appear.

The foresaid decree made by the lords in the starchamber confirmed.

temporal, and the commons in this present parliament assembled, and by the authority of the same, That the said order and decree, had, given, and made by our faid sovereign lord the King his most honourable council, and all and every thing therein contained, specified, and declared, be holden and obferved firm and stable, and duly to be put in execution in every point and article, in manner and form as is above rehearled, according to the purport, effect, and true meaning of the same. VIII. Be it furthermore enacted by the authority aforesaid,

VII. That for the common wealth abovefaid, it may be en-

acted by the King our fovereign lord, the lords spiritual and

The statute made 14 & 15 H. S.C.2. touching tices made

perpetual.

That the act made in the parliament begun at Landon the fifteenth day of April, in the fourteenth year of the reign of our firangers ar. faid sovereign lord the King that now is, and from London adtificers taking journed to Westminster the last day of July, in the fifteenth year of apprendices made tificers, for the taking of apprentices, journeymen, and covenant fervants, and every article and provision contained in the same act, shall be from henceforth put in due execution, ac-

cording.

cording to the true intent, meaning, and purport of the same, as well within the city of London, as in all other cities, boroughs, and towns corporate within this realm, and the same to endure perpetually, any thing contained in the faid act or decree to the contrary notwithstanding.

IX. Provided always, That no artificer, alien or stranger, No alien dwelborn out of the King's obeisance, being a housholder, or in-ling in Oxhabiting within any of the universities of Oxford and Cambridge, ford, Cambridge, or within the sanctuary of St. Martin le Grand, within the city Great St. Martin le Grand, within the city Great St. Martin le Grand and Cambridge, or Grand and Cambr of London, shall from henceforth have or retain in their service tins shall have journeymen or apprentices, being aliens or strangers born, a-above x. per above the number of ten persons at one time, upon pain of the sons aliens in penalty contained in the faid act, made in the faid fourteenth and his house fifteenth year of our faid fovereign lord; the provisions contained or specified in the same act notwithstanding.

The decree made in the star-chamber for artisticers strangers, by the King's most bonourable council, the twentieth day of February, in the twentieth year of the reign of our sovereign lord King Henry the Eighth.

X. HENRICUS Octavus Dei gratia Angliæ & Franciæ Rex fidei defenfor, & Dominus Hiberniæ: omnibus ad quos præfentes literæ
pervenerint, falutem. Inspeximus quoddam breve nostrum, de certiorand' Thomæ Eliot clerico consilii nostri direct. & in filaciis cancellar.
nostræ residen. in hæc verba: dilecto sibi Thomæ Eliot armigero, clerico consilii nostri, falutem. Volentes certis de causis certiorari super temore cujusidam finalis decreti coram nobis & consilio nostro habit. de &
super executione quorundam statutorum & ordinationum contra alieninore cujuidam nnaus decreti coram nobis & contito notro habit. de & fuper executione quorundam flatutorum & ordinationum contra alienigen' exercentes artes & artificia manualia, inhabitantes infra regnum noftrum Angliæ edit. & provis. tibi præcipimus, quod tenorem sinalis decreti prædict' cum omnibus eum tangentibus nobis in cancellar. nostram sub sigillo tuo distincte & aperte, sine dilatione, mittas, & hoc breve. Teste meipso apud Westmonast. xiv. die Aprilia, anno regni nostri xx. (2) Inspeximus etiam quoddam decretum per nos & consilium nostrum apud Westmonast. in Camera stellata redditum, & in silaciis ejustem cancellar. Similiter residen' in hæc verba. fimiliter refiden' in hæc verba.

XI. 'WHere of late our true and faithful subjects, artificers, The supplicaand handicraftsmen, born under our obeisance, in-tion and comhabiting within our city of London, and the suburbs of the same, plaint made exhibited unto us a lamentable bill of complaint, containing, of London to That notwithstanding many good and necessary statutes and the King, of 'acts of parliament have been published, ordained, and made, several wr and especially one in the first year of King Richard the Third, and oppress and the other being made in the first year of the reign of our them by dearest father of noble memory, Henry the Seventh, late King strangers of this our realm, and in the fourteenth and fifteenth year born. of our reign, concerning the strangers artificers and handicrafts-' men, born out of our obeisance, using and exercising handicrasts within this our realm of England, as well for the restraining of the excellive number and unreasonable behaviour of the same

ftrangers artificers born out of our obeifance, which continual refort and repair into this our faid realm daily increased, to the

great detriment of our own natural subjects, artificers of the same handicrafts and mysteries, and of other sundry inconveniences, by occasion that divers of the said subjects, for lack of occupation, fall into idleness, as also for the reformation of fundry deceits and falsehoods practifed by the said strangers artificers in their faid handicrafts, to the great damage and loss of us, and of all our faid natural subjects: (2) The said strangers artificers nothing pondering or dreading the faid statutes, ne the penalties in the same contained and expressed, cease not contemptuously, as well to abuse the said statutes, as most part intirely to infringe and break the fame, and to accumulate from time to time more offences and enormities, as well against our prerogative, as to the detriment of the common wealth of this our realm, and our loving subjects of the same; (3) for when any fearch shall be made in every handicraft within any city, town, or borough corporate within our faid realm, by our subjects the ' faid wardens, and others ordained by the faid last act of handicraftimen within any city, town, or borough corporate, and one housholder stranger born out of our obeisance, inhabit-' ing within our said city, town, or borough corporate, using any handicraft, be he denizen or not denizen; the faid stranger being, a houtholder, as before is faid, being lawfully warned 'and required thereunto, according to the said act, either will ' refuse to do his duty therein, or else he will give secret warning ' thereof to his brethren of the said crasts, whereby they have onot only conveyed and hid all their unlawful, untrue, subtil, and deceitful wares, which they untruly, subtilly, unsubstantially, and deceitfully have made, and daily make, and utter to our subjects at excessive and unreasonable prices, to the great detriment and damages of our faid subjects; but also their ser-' vants and apprentices they have hid from the knowledge of the ' said wardens, when any such search hath happened to be made, and so they defraud the same good and honourable statute and act; fo that thereof no lawful punishment could, can, might, or may ensue, according to the tenor, purport, and effect of the said 'statute; (4) but they contemn, despise, and set at nought the ' same, whereby, and by the other unlawful means aforesaid, and wrongs which ' others, as subtilly fending and conveying over the sea, bacon, 'cheese, powdered beef, mutton, and other commodities within this our realm, not only within, and out of the faid cities, towns, and boroughs corporate, but also within, and out of other places ' throughout our realm, by them the said strangers practifed and executed, whereby they daily increase in great riches, and in great multitude in numbers of strangers handicraftsmen born out of our obeisance; (5) and when they have gathered much

The manifold and feveral strangers do to this whole realm, and to many more. bers thereof.

' riches and money, they against our laws convey the same money over the sea; and then they also go over the sea into their countries, and there purchase them lands and tenements with part thereof, and with the residue of the same they live thereby, and fometime they convert part thereof to the use of our enemics in those parts; (6) and so as well our poor subjects cordwainers, ' and 1529.] Anno vicesimo primo HENRICI VIII.

and also our subjects handicraftsmen, born within our obei-' fance, by the means aforesaid, be fore impoverished, minished, and almost utterly decayed and destroyed, and many of them, for lack of occupation in the faid handicrafts, be conftrained to live in idleness, by occasion whereof they do continually fall to theft, murder, and other great offences, and con-' sequently in great numbers be put to death by our laws, as we be informed; (7) and also the great scarcity of grain and victual at this present time throughout this our realm, to be the more enforced and caused, by reason of the great multitude, and con-6 tinual recourse of the said strangers handicrastsmen, which confume a great portion of corn and victual, grown and bred within this our realm; (8) the premisses considered, to the intent to be thereof more perfectly and truly instructed, for the charitable e zeal that we have to the common weal of our realm, and our faid subjects of the same, and for the quietness of the said strangers, we have assigned, and given in commandment to our Iords, and others of our council, indifferently to examine the premisses, and as well to hear the said complainants as the said defendants, and their allegations and fayings of, in, and to the premisses, and to every part thereof, and the same by them heard, examined, and by good deliberate advice understood, to ordain, adjudge, and decree the same, after their wisdoms and e learning; whereupon as well the faid bill of complaint, the an-' fwer of the faid defendants thereunto made, the replication of the ' said complainants to the said answer also made, and all other ' allegations and fayings of both the faid parties, by mature and deliberate advice, by our faid council ripely examined, heard, and understood:

XII. 'It is ordained, adjudged, and decreed, the x day February, The decree in this present term of St. Hillary; in the xx. year of our reign, made by the in our star-chamber, by the most reverend father in God Thomas lords of the ' lord cardinal legate de latere of the apostolick see, archbishop King's coun-of York, primate and chancellor of England, and by our nobles chamber, and others of our faid council, and by the mutual affents of touching the complainants and defendants then there being, in man-firangers aroner and form following; that is to fay, That according to differs. A ftranger the act of parliament made in the faid xiv. and xv. year of our artificer sh reign, That no stranger artificer born out of our obeisance, keep in his ' inhabiting within any city, town, or borough, or any other house but two place within this our realm of England, from thenceforth shall frangers keep in his or their house or houses, any manner of servants born.
ftrangers born out of our obeisance, but only two strangers fervants, and no more at one time; (2) and that as many of the frangers artificers now inhabiting within any city, town, or borough corporate, or in any other place within our realm, that will be apprentices or servants to or with any of our subjects ' artificers born within our obeisance, exercising new or old stuff, inhabiting within our realm, shall be suffered so to abide and dwell with them without interruption, as long as they will fo continue and abide with them, and can agree together.

XIII. 'And

con-

Strangers artificers may take Englishmen to be their apprentices.

5 El.c.4.

What charges ftrangers shall be contributory unto with the English artificers.

XIII. 'And furthermore it is decreed, That it shall be lawful to all and every of the said strangers artificers, now being housholders within our said realm, to take as many of our subjects born within our obeisance to be their servants and apprentices, in the crast that they do exercise, as they can lawfully get; and that all the strangers artificers, now being housholders within

our faid city of London, suburbs, parishes, or compass thereof expressed in the said statutes, or within two miles compass of ' the said parishes; XIV. And also all and singular strangers that now be, or ' hereafter shall be made denizens, that do or hereafter will inhabit within our faid city of London, suburbs, or parishes aforefaid, or within two miles compass of the same, and keep houses, and occupy their craft; shall be contributory to and with our sub-'jects artificers within our city of London, paying, bearing, and fustaining such charges as hereafter shall be expressed; that is to say, as well every of the said strangers, being of the craft and ' mystery of cordwainers, housholders, or denizens that now be, or hereafter shall be made denizens, and shall inhabit within our faid city, suburbs, parishes, or two miles compass of the ' fame, shall quarterly pay to the said master, wardens, and com-' monalty of the faid craft of cordwainers within our faid city of London for the time being, vi. d. (2) And every servant ftranger of the faid occupation of the faid cordwainers within ' the said city, suburbs, and precinct, not being denizen, shall quarterly pay to the said masters, wardens, and commonalty, iii. d. (3) And that all other strangers artificers and denizens of every handicraft and mystery, inhabiting as well within our ' faid city of London, as in any other city or town within this our realm, shall pay, bear, and sustain all such and like charges as our subjects of like craft and mystery born out of our obeisance, 'inhabiting within the city, borough, or town of their habita-tion, at this time do now bear and fustain. XV. 'And also all strangers artificers, and denizers, exer-

cifing the craft and mystery of cordwainers, dwelling out of our faid city of London, in any other city or town within this our realm, shall pay, bear, and sustain, scot, taxes, tallages, subsidies, prests, and all other reasonable exactions from time to time, according as the said masters, wardens, and companies of the faid crafts for the time being, shall be bounden to pay, bear, and sustain, when any subsidy, tax, tallage, or prest, or other reasonable charges shall by the mayor and aldermen of our said city of London, and the mayors and aldermen of our faid other cities, and towns, or by the common council of the said city, cities, and towns, of and for any charges or payments of money, to be paid by the companies of the said crafts, citizens of any city, for any payment to be made unto the King's highness, or his heirs, or else to be paid for any cause concerning the common wealth of any of our said cities or towns, or common wealth of the said artificers, the said strangers shall pay all the same that they shall be affessed or taxed to pay, as

contributories with the faid companies, being our fubjects, Penalty of a as our faid fubjects shall be affessed, and taxed to pay; (2) and stranger resist any of them deny or refuse the same, or any part thereof, contributory then he or they denying or refusing so to do, shall not only lose to lawful the benefit of this decree, but also shall not any longer occupy charges with any handicraft, upon the pains, dangers, and perils specified in his company. the above remembered acts and statutes.

"XVI. And that as well all and every of the faid housholders, Strangersartiftrangers aforesaid, as all other strangers artificers, made or to ficers shall go be made denizens, that shall be housholders, and inhabit and with the waroccupy any craft within our faid city, suburbs, or two miles same company compass of the same, as long as they shall remain and abide to make within the faid city, suburbs, and two miles compass of the search. fame, being reasonably required and warned by the wardens and other persons, governors in any city, town, or borough corporate of the faid crafts, within any of our faid cities or towns corporate, or by any of them for the time being, or by their ' lawful deputies or deputy, shall go with the faid wardens or other governors, there as no wardens be, to make search according to the above remembered acts of parliament made in the xiv. and xv. year of our reign; (2) which if they refuse to do, and that proved before the chancellor of England, or before the mayor of London, and other cities, before the chief persons of the said cities or towns for the time being, that then the same housholders or housholder so offending, denying, or refusing the same,

XVII. And that the same strangers artificers, denizens or not denizens, housholders, which will remain and abide within our faid realm, shall, upon lawful notice to them given by the master and wardens of their craft, or one of them, personally present themselves in the common hall or meeting-place of their faid crafts within our said cities and towns, there as they be inhabiting, and then or there every of them to receive and take their oaths, and be sworn upon the holy evangelists, before the faid master and wardens of their said craft and mystery within our said cities and towns corporate, to be faithful and true to us and to our heirs Kings of England, and to be obedient to us and them, and to our and their laws, and to all acts, ordinances, and decrees made and confirmed by us and our council, or by our council, and duly and truly at all times, when they shall be appointed by the wardens of their fellowship, craft, or The oath of mystery for the time being, or their deputies, to make search all strangers to be true to the

fhall no longer the same his occupation exercise or use within this our realm, upon pain, peril, and danger expressed in the

f afore remembered acts and statutes.

with them according to the purport, tenor, or effect of an effatute king, and obeand act of parliament made in the xiv. and xv. year of our dient to his
reign, and have warning and monition thereof by the faid war-laws, and to
dens, or any of them, or any other their fufficient deputy or de-makefearches,

oputies in that behalf to them given and made, and that they are shall be ready to go with the said wardens to make the same fearch, and that they shall not give notice to any stranger of the Vol. IV.

So help them God and all faints, and by the holy evangelift.
(2) And their oath so received in form aforesaid, the said strangers shall pay for their admission according as our said subjects have always used to pay.

No ftrangers, but denizens, fhall keep house or shop.

XVIII. It is also further decreed, That no stranger artificer or handicraftsman born out of our obeisance, not being denizen, which at the day of the making of this decree is not a housholder within this our realm, or keepeth any shop or shops within the said situ and suburbs or any other situ town or be

the faid city and suburbs, or any other city, town, or borough within this our realm, shall from that day forward set
up or keep any house, or shop, or chamber within our city
of Landon, suburbs, or parishes before rehearsed, or within
any other city, town, or borough, or village within this our

any other city, town, or borough, or village within this our realm, wherein he shall exercise and practise any handicrast or mystery, upon pain to incur and run in such penalties as be contained in the statutes before this time made and enacted. (2) And

but in the common halls of their my-fleries.

Strangers shall 6 not allemble, 6

any company, fellowship, congregation, or conventicle, but only in the common hall of their crafts, with our subjects which be of the company of their said craft or crafts, at such time as

that none of the faid strangers artificers or handicrastsmen, born.

out of our obeifance, as well denizens as other, shall assemble in

they shall be commanded and warned by the master and warned dens of the said crast or crasts, and at none other place or time, or in any other manner, upon pain afore expressed.

XIX. 'Provided alway, That this decree, and every part thereof concerning the craft and mystery of cordwainers, shall extend as well to them that work old stuff, as new, within our

city of London, the suburbs of the same, or in any other city, town, borough, or village within this realm of England.

XX. Provided also, That notwithstanding any words com-

opised in this decree, the strangers artificers, denizens or not denizens, inhabiting in the universities of Oxford and Cambridge, and within the sanctuary of Saint Martin's le Grand within the city of London, shall enjoy all the benefits and advantages referved unto them by reason of any provision made by act of parliament expressed in the statute made in the xiv. and xv. year of our reign; so that the said strangers, denizens or not denizens, inhabiting within the said sanctuary of Saint Martin's le Grand,

be conformable to such direction and order as shall be taken by
the reverend father in God Cuthbert bishop of London, Sir Richard Brooke knt. chief baron of our exchequer, Sir John More

* knight, one of the justices of our bench, Sir John Dauncy, and

* Sir John Aleine knights, to whom we have of late directed

A commission
granted to cer
authority, and commanding them, and every of them, to cause

tain persons to 'the house of every stranger and denizen, artificer, inhabiting, assign how mas 'and dwelling within the said sanctuary, to be searched and viewed,

viewed, how many fervants he or they keep born out of our ny fervants a obeignee, and they being all viewed and feen, then to appoint franger shall to every of the faid frangers houselders, inhabiting within keep within to every of the faid strangers housholders, inhabiting within Great St. the faid fanctuary, by them in form aforefaid fo tried, to be Martin's. within the bounds and limits of the faid fanctuary, such num- 5 El.c. 4.

ber of servants strangers born out of our obeifance, as they by their difcretions shall think convenient and sufficient, and not to be any detriment unto our subjects inhabitants within our faid

city.

XXI. And commanding in our name all and every of the faid strangers, denizens, housholders, that they from henceforth do not keep within their houses, nor any other house, shop, or chamber within our faid city of London, or the fuburbs of the fame, any mo servants being born out of our obeisance, than fhall be to them at the time by them appointed, as they will avoid the danger and penalty of our laws; and what they have done in the premisses, that they do certify to us and to our council into our Star-chamber at Westminster, at the xv. day of Easter next coming. In which the available as a second feed to the standard of the stan faid decree as all other the premisses, shall be exemplified under our feal.'

Nos autem tenorem brevis & decreti predict ad requisitionem magistri & gardianorum artis sive mysterii alutariorum sive cordweiners London' duximus exemplisicand' per præsentes. In cujus rei testi-monium has literas nostras sieri secimus patentes. Teste meipso apud Westmonast' vicesimo die Aprilis anno regni nostri vicesimo.

CAP. XVII.

An act for the adnulling of the letters patents made to the city of York concerning shipping of wools.

CAP. XVIII.

No person shall ship, load, or unload any goods, to be sold into or from any thip at any place within the river of Tine, between the places called Sparbawk and Hedwinstremes, but only at the town of Newcafile. The mayor, burgeffes, and commonalty of Newcastle, and their successors, may pluck down all wears, gores, engines, that shall be made in the haven between the places aforesaid.

CAP. XIX.

Avowries shall be made by the lord upon the land, without naming bis tenant.

WHERE as well the noblemen of this realm, as divers other The reason persons, by sines, recoveries, grants, and secret seossements, and cause of and leases made by their tenants to persons unknown, of the lands and making this stance. the tenants holden of them, have been put from the knowledge of their March, 166. tenants, upon whom they should by order of the law make their avowries Stiles, 4. for their rents, customs, and services, to their great losses and hin- Moor, 870. drances;

Q 2

3 Leon. 301. rance. 27H.8.f.4.20. 9 Co. 22, 36, 311. a. The avowant shall recover costs of suit. Dyer, 141.

Bro. damages, in like m liverance.

2 Roll. 37, 140, March, 28. y Salk. 95. # CF. 520.

Like pleas and aid-prayers as law.

Like joinder in aid as at the common law.

II. Be it therefore enacted, established, and ordained by Moor, 883An avowry
may be made
by the lord
upon the land
vices, that if the lord, of whom any such manner lands,
tenements, and other hereditaments be holden
of any manner person or persons, by rents, customs, or ferupon the land
vices, that if the lord, of whom any such manner lands, holden of him tenements, or hereditaments be so holden, distrain upon the same without naming his tenant.

a Mod. 103.

Avorry in & fame lands, or tenements, or hereditaments be so notices, unit and upon the same manors, lands, or tenements, for any such rents, customs, or fermands.

Avorry in & fame lands, tenements, or hereditaments be so holder, may avow, or his bailiff or fervant make conifance, or justify, for taking of the said distresses upon the same lands, tenements, or hereditaments so holden, as in lands or tenements within his fee or seigniory, (2) alledging in the faid avowry, conisance and justi-236. niory, (2) alleuging in the fame manors, lands, and tenements to be holden. Co. Lit. 268.b. fication, the fame manors, lands, and tenements to be tenant of the of him, without naming of any person certain to be tenant of the fame, and without making any avowry, justification, or conifance upon any person certain; (3) and likewise the lord, baily, or servant to make avowry, justification, or conisance in like manner and form upon every writ fued of second de-

III. And also be it enacted by the said authority, That every avowant, and every other person or persons that make any such avowry, justification, or conisance, as baily or servant to any person or persons in any replegiare, or second deliverance, for rents, customs, services, or for damage fesant, or other rent or rents, upon any distress taken in any lands or tenements, if the same avowry, conisance, or justification be found for them, or the plaintiffs in the same be nonsuit, or otherwise barred, that then they shall recover their damages and costs against the said plaintiffs, as the same plaintiffs should have done or had, if they had recovered in the replegiare, or fecond deliverance found against the said defendants.

IV. And be it also ordained, That the said plaintiffs and defendants in the faid writs of replegiare, or writs of second deat the common liverance, and in every of them, shall have like pleas, and like aid-prayers in all such avowries, conisances, and justifications (pleas of disclaimer only except) as they might have had before the making of this act, and as though the faid avowry, conisance, or justification had been made after the due order of the common law.

V. And it is further enacted by the faid authority, That all fuch persons as by the order of the common law may lawfully join to the plaintiffs or defendants in the said writs of replegiare, or fecond deliverance, as well without process as by process, shall from henceforth join unto the said plaintiffs or defendants; as well without process as by process, and to have like pleas, and like advantages in all things (disclaimer only except) as they might have done by the order of the common law before the 21Geo.2.c.19. making of this act.

CAP. XX.

The president shall be associate with the chancellor, &c. in examination and punishing of riots, &c. 16 Car. 1. c. 10:

CAP. XXI.

The statute made 14 & 15 H. 8. c. 3. concerning worsted wea-EXP. vers in *Yarmouth* and *Lynn*, rehearsed and continued until 26 H. \$. c. 16, the next parliament.

Statutes made at Westminster, Anno 22 HEN. VIII. and Anno Dom. 1530.

STatuta bonum publicum concernentia edita in parliamento tento apud Westmonasterium decimo sexto die Januarii, anno regni præpotentissimi & metuendissimi Angliæ & Franciæ Regis, sidei desensoris, & domini Hiberniæ, HENRICI octavi, vicesimo secundo, post diversas prorogationes ejusdem parliamenti primo inchoati apud Londinum tertio die Novembris anno vicesimo primo ejusdem regis, & inde adjurnati & prorogatius usque ad Westmonasterium, & ibidem continuati per quadraginta quatuor dies, videlicet usque ad decimum septimum diem Decembris; & ab eodem die & loco usque ad vicesimum sextum diem Aprilis proxime sequentis; & ab eo die usque ad vicesimum sextum diem Junji, & ab illo die ad primum diem Octobris & a primo die Octobris usque ad vicesimum sextum diem Januarii secundum leges terræ rite prorogati, & ibidem continuati per septuaginta quinque dies, videlicet, ad ultimum diem Martii eodem anno vicesimo primo, & inde ulterius prorogati usque ad decimum tertium diem Octobris proxime sequentis.

CAP, I,

No person during ten years next ensuing shall buy any wool EXP. growing in the counties of Berksbire, &c. viz. eighteen 4 Ed.4. c.4. counties, before the Assumption of our Lady next after the 4 H.7. c.11. shearing of the same, but such as will make cloth or yarn 37 H.8. c.15. thereof, upon pain of forseiture of the double value thereof. No stranger shall buy any wool before the Purisscation of our Lady next after the shearing thereof, upon the pain aforesaid.

CAP. II.

An all for trial of foreign pleas pleaded by felons.

WHERE among other things it was considered by the whole The inconvectourt of parliament of our most excellent sovereign lord the niences en-King, holden in the fourth year of his noble reign, That mur-suing the altherers and selons, lawfully arraigned of their detestable offences, bare selon to plead them hold upon imagining and pleading of seigned and untrue foreign a plea triable pleas triable in foreign counties, to the intent to be removed from in a foreign place to place by colourable and untrue suggestions, and for to be county. untruly acquit by savour, might or corruption, so that they lived in 4 H. 8. c. 3, manner without sear or dread: (2) For reformation whereof, and for the common wealth of this realm, it was enacted by authority of the same parliament, That if any murtherer or selon, upon his arraign-

arraignment from thence did alledge, that he had taken any church or church-yard, for murther or felon, or other place privileged for the same in a foreign country, and against his will was taken out thereof: that then the King's attorney, or any other person that will show or alledge for the King, that the said murtherer or felon so arraigned, was taken at large in the same shire where he is so arraigned, then that the same allegiance and issue should be tried by the inquest that should try the same murther or felony within the same shire, and before the same justices where the said murtherer or felon is arraigned, as though the said foreign plea had not been pleaded by the said selon. (3) And that if it were found by the same inquest, that the said murtherer or felon was taken within the same shire, as is aforesaid, that then he to have no advantage or benefit of the matter alledged by him for taking out of the church or churchyard, or other place privileged in any such foreign shire, (4) and that the said act should endure to the next parliament from then ensuing, as by the same act made in the said sourth year manifestly appeareth. (5)
And forasmuch as sith the time of expiration of the said act made in
the said sourth year, many abominable murthers, as well of priests
as of other persons, robberies of church, and robberies of persons in
their houses, as well by day as by night, and other most detestable
murthers and selonies, have been committed and done within this
realm, and the man and more often because that the said action realm, and the moe, and more often, because that the said statute hath been expired and ended, from and fince the beginning of the parliament of our said sovereign lord holden in the sixth year of bis most noble reign:

that he was tiken in a out of fanctunny, made perpetual.

II. It is ordained and enacted by authority of this present parthe pleanlead-liament, That the faid act made in the said fourth year, and ed by a felon every thing therein contained concerning the said foreign pleas, and replications thereunto to be made, and trials thereof, shall now be revived, and shall stand in full force and effect, and foreign county shall continue and endure from henceforth for ever, as if the same act had been originally made perpetual and not determinable.

> CAP. III. For Plumsted marsh.

> > CAP. IV.

For exactions not to be levied on apprentices.

What exactione thall be levied on apprentices by maiters, wardeus, &c.

2&3Ph.&M. c. 19.

> A T the prayer of the commons in this present parliament assembled, reciting, That where it was established and enacted, in the nineteenth year of our late sovereign lord King Henry the Seventh, That no master, wardens, and fellowship of crafts, or any of them, nor any rulers of guilds or fraternities, take upon them to make any acts or ordinances, ne to execute any acts or ordinances by them beretofore made, or bereafter to be made, in disinheritance or diminution of the prerogative of the King, nor of other, nor against the common profit of the people, but if the same acts or ordinances be examined or approved by the chancellor, treasurer of England, or chief justice of either bench, or three of them, or before the justices of affixe in their

So much of the stat. of 4 H. 8. c. 2. as toucheth

their circuit or progress, in the shire where such acts or ordinances be made, upon pain of forseiture of xl. li. for every time that they do the contrary, as more plainly in the said act doth appear: (2) sith A rehearsal of which time divers wardens and fellowships have made acts and ordite shatute of nances, that every apprentice shall pay at his sirst entry in their and how it is common hall, to the wardens of the same fellowship, some of them abused.

xl. s. some xxx. s. some xxx. s. some xiii. s. iv. d. some vi. s. viii. d. some vi. s. viii. d. some iii. s. iv. after their own sinister mind and pleasure, contrary to the meaning of the act aforesaid, and to the great hurt of the King's true subjects putting their child to be apprentice: (3) Be it therefore ordained, established, and enacted by the King our sovereign lord, by the advice of the lords spiritual and temporal, and of the commons, in this pressent parliament assembled, and by authority of the same, That no master, wardens, or fellow- The sees of ships of crafts, or masters, or any of them, nor any rulers of wardens of fraternities, take from henceforth of any apprentice, or of any companies for other person or persons, for the entry of any apprentice into their said sellowship, above the sum of it. s. 6. d. nor for his or freeman entry, when his years and term is expired and ended, above into their iii. s. iv. d. (4) upon pain of forfeiture of xl. li. for every company. time that they do to the contrary; the one half to the King Enforced and our fovereign lord, the other half to the party that therefore farther profhall fue by action of debt, information, or otherwife; and vided for by

that in the action aforesaid no protection or essoin shall be al- 28 H. S. c. 5.

CAP. V.

lowed.

For bridges and bigh-ways.

BE it enacted by the King our sovereign lord, and the lords A remedy to spiritual and temporal, and the commons, in this pre-repair decayed fent parliament assembled, and by authority of the same, That the justices of peace in every shire of this realm, franchise, city, or borough, or four of them at the least, whereof one to be of the 13 Co. 33. quorum, shall have power and authority to enquire, hear, and Poph. 192. determine in the King's general sessions of peace, of all man-2 Inst. 900. ner of annoyances of bridges broken in the high-ways, to the peace may adamage of the King's liege people, and to make such process ward process and pains upon every presentment afore them for the reforma-against them and pains upon every presentment afore them for the reforma- against them tion of the same, against such as owen to be charged for the who ought to making or amending of such bridges, as the King's justices repair bridges. of his bench use commonly to do, or as it shall seem by their discretions to be necessary and convenient for the speedy amendment of fuch bridges.

II. And where in many parts of this realm it cannot be known This actisenand proved what hundred, riding, wapentake, city, borough, town, forced by 1
or parish, nor what person certain, or body politick, ought of right Ann. stat. 1.
to make such bridges decayed, by reason whereof such decayed bridges, as not altered
for lack of knowledge of such as owen to make them, for the most part by that statute,
lie long without any amendment, to the great annoyance of the King's Jubjects,

04

III. For

III. For the remedy thereof, be it enacted by authority aforesaid, That in every such case the said bridges, if they be without city, or town corporate, shall be made by the inhatitants of the shire or riding within the which the said bridge decayed shall happen to be; (2) and if it be within any city or town corporate, then by the inhabitants of every such city or town corporate wherein such bridges shall happen to be; (3) and if part of any such bridges so decayed happen to be in one shire, riding, city, or town corporate, and the other part thereof in another shire, riding, city, or town corporate, or if part be within the limits of any city, or town corporate, and part without, or part within one riding, and part within another; that then in every fuch case, the inhabitants of the thires, ridings, cities or towns corporate shall be charged, and chargeable to amend, make and repair such part and portion of fuch bridges fo decayed as shall lie and be within the limits of the shire, riding, city, or town corporate, wherein they be

inhabited at the time of the same decays. That in every such case IV. And be it further enacted, where it cannot be known and proved, what persons, lands, tenements, and bodies politick owen to make and repair such

bridges, that for speedy reformation and amending of such bridges, the justices of peace within the shires or ridings wherein such decayed bridges been out of cities and towns

corporate, and if it be within cities or towns corporate, then the justices of peace within every such city or town corporate, or four of the faid justices at the least, whereof one to be of the quorum, shall have power and authority within the limits

the constables of every town and parish, being within the shire, riding, city, or town corporate, as well within liberty as without, wherein such bridges, or any parcel thereof shall

of their several commissions and authorities, to call before them

happen to be, or else two of the most honest inhabitants within every fuch town or parish in the said shire, riding, city or town corporate, by the discretion of the said justices of peace,

inhabitant in every such city, town, or parish within the limits of their commissions and authorities, to such reasonable aid and

fum of money, as they shall think by their discretions convenient and fufficient for the repairing, re-edifying, and amendment of fuch bridges; (3) and after such taxation made, the faid justices shall cause the names and sums of every particular person so by them taxed, to be written in a roll indented: (4) And shall also have power and authority to make two collectors of every hundred, for collection of all fuch fums of money by them fet and taxed; which collectors, receiving the one part of the said roll indented under the seals of the said justices

or four of them at the least, whereof one to be of the quorum; By 1 Ann. stat. (2) and at and upon the appearances of such constables or inons of the one to be of the quorum, with the affent of the faid constables or inhabitants.

inhabitants, shall have power and authority to tax and set every

the feveral townships, &c.

The justices may tax the inhabitants

with the alient of the

constables.

shall have power and authority to collect and receive all the Two collectparticular sums of money therein contained, and to distrain ors of every every such inhabitant as shall be taxed and refuse payment hundred. thereof, in his lands, goods, and chattels, and to sell such distress, and of the sale thereof retain and perceive all the money taxed, and the residue (if the distress be better) to deliver to the owner thereof; (5) and that the same justices, or sour of The justices them, within the limits of their commissions and authorities, shall appoint shall also have power and authority to name and appoint two repair the surveyors, which shall see every such decayed bridge repaired that furveyors, which shall see every such decayed bridge repaired bridge, and amended from time to time, as often as need shall require, to whose hands the said collectors shall pay the said sums of money taxed, and by them received; (6) and that the col- The collectlectors and furveyors and every of them, and their executors ors and furand administrators, and the executors and administrators of veyors shall them, and every of them, from time to time, shall make a justices. true declaration and accompt to the justices of peace of the shire, riding, city, or town corporate, wherein they shall be appointed collectors or surveyors, or to four of the same justices whereof one to be of the quorum, of the receipts, payments, and expences of the faid sums of money: (7) and if they or any of them refuse that to do, that then the same justices of peace, or four of them, from time to time, by their discretions, shall have power and authority to make process against the said collectors and surveyors, and every of them, their executors and ad-ministrators, and the executors and administrators of every of them, by attachments under their feals, returnable at the general sessions of peace, (8) and if they appear, then to compel them to account as is aforesaid; or else if they or any of them refuse that to do, then to commit such of them as shall refuse, to ward, there to remain without bail or mainprize, till the faid declaration and accompt be truly made.

riding, and fuch persons inhabitants, bodies politick, lands, or tenements, which owen to be charged to the making and amending of such bridges, lien and abiden in another shire or riding, or where such bridges been within any city or town corporate, and the persons inhabitants, bodies politick, lands, or tenements, that owen to make or repair any fuch bridges, lien and been out of the faid cities and towns corporate; be it enacted, That in every such case the justices of peace of the shire, city, or town corporate, within the which such decayed bridges, or any part thereof shall happen to be, shall have power to enquire, hear and determine all such annoyances, being within the limits of their commissions or authorities; (2) and if the annoyance be presented, then to make process into The justices every shire within this realm, against such as owen to make may make or amend any such bridges so presented before them to be de-process into cayed, to the annoyance and let of the passage of the King's against subjects, and to do further in every behalf in every such case, offenders.

V. And where any bridge or bridges lien in one shire or

as they might do by authority of this act, in case that the per-

fons

Sheriffs, &c.

fons or bodies politick, lands, or tenements, which owen to be charged to the amending or making of such bridges, or any part thereof, were in the fame shire, riding, city, or town corporate, where such annoyance shall happen to be. (3) And that all sheriffs, and bailiffs of liberties and franchises, shall

may serve truly serve and execute such process, as shall come to their hands from the said justices of peace afore whom any presentprocess upon the offenders. ment shall be had for any such annoyance, according to the tenor and effect of the said process to them directed, without favour, affection, or corruption, upon pain to make such fine, as shall be set upon them or any of them by the discretion of the

The five ports excepted.

faid justices.

VI. Provided alway, That this act, or any thing therein contained, be not prejudicial to the liberties of the five ports, or members of the fame. And for reformation of annoyances of bridges within the faid ports and members.

VII. Be it enacted by authority of this present parliament, That the warden, mayors, and bailiffs elected, and jurates of the same ports, and every of them, have power and authority to enquire, hear, and determine all manner of common annoyances of bridges within the same ports and members, and to make such process, pains, taxations, and all other things within the same ports and members, as the justices of peace may do in other shires or places out of the same ports, by virtue and authority

Allowance made to the furveyors and collectors.

VIII. And be it further enacted by the authority aforesaid, That the justices of peace, or four of them, shall have full power and authority to allow such reasonable costs and charges to the faid furveyors and collectors, as by their discretions shall be thought convenient.

of this present act in every behalf.

IX. Forasmuch that albeit bridges decayed were amended and repaired according to the tenor of this act, yet nevertheless, if speedy remedy for the amendment of the ways next adjoining to every of the ends of fuch bridges should not be had and made, the King's subjects should take little or none avail or commodity in many parts of this realm by the making of the bridges: (2) In confideration whereof, be it enacted by the King our fovereign lord, and the lords spi-·ritual and temporal, and the commons, in this present parlialiament assembled, and by authority of the same, That such part and portion of the highways in every part of this realm, as well within franchise as without, as lie next adjoining to the ends of any bridges within this realm, distant from any of the faid ends by the space of three hundred soot, be made, repaired, and amended as often as need shall require; (3) and that the the mending of the peace in every shire of this realm, franchise, city,

An order for the ends of bridges.

or borough, or four of them at the least, whereof one to be of the quorum, within the limits of their commissions and authorities, shall have power and authority to enquire, hear, and determine in the King's general sessions of peace, all manner of annoyances of and in such highways, so being and lying next adjoining to any ends of bridges within this realm, distant

Anno vicesimo secundo HENRICI VIII. 1530.

from any one of the ends of such bridges three hundred foot, and to do in every thing and things concerning the making, repairing, and amending of such highways, and every of them, in as large and ample manner, as they might and may do, to and for the making, repairing, and amending of bridges, by virtue and authority of this present act.

CAP. VI.

If any butcher keep a tan-house, he shall forfeit vi. s. viii. a day. Rep. 1 Jac. 1. CAP. VII.

Whosoever shall convey any horses, geldings, mares, or sheep, Exp. 1El.c. 18. to any parts beyond the sea, without the King's licence 37 H. 8. c. 23. (faving for the victualling of Calais) shall forfeit xl. s. for every z Ed. 6. c. 5. poll.

CAP. VIII.

For denizens strangers to pay strangers customs.

PRAYEN the commons, in this present parliament assembled, Denizens shall That where in a parliament bolden at Westminster the seventh pay like day of November, in the first year of the reign of our late sovereign customs as lord of famous memory, King Henry the Seventh (whose soul God they did be-parden) it was ordained, established, and enacted, by authority of the denizens. faid parliament, That every person made, or after the making of the 1 H. 7. C. 2. 1 said act to be made denizen, should pay of his merchandises like custom and subsidy as he ought or should pay afore that he were made denizen, any letters patent, or other ordinances by parliament or otherwise, to the contrary notwithstanding; (2) which statute and ordinance was only made for custom and subsidy to be paid to the said late King, and to our now sovereign lord; (3) sithen which time divers grants have been made to divers, as well merchant strangers, as other aliens born out of this realm, to be denizens, whereby they have and enjoy fuch freedoms and liberties, as do denizens born within this realm, being our faid sovereign lord the King's natural born subjects, whereof there is no small number, and every day increase more and more, by the which the Jaid aliens, to their lucre and avail, been increased to great and notable substance and riches, and the natural subjects of our said sovereign lord and his realm greatly impoverished, and after they be so inriched, for the most part convey themselves, with their said goods, to their own country wherein they be naturally born, to the great detriment of the common weal of this realm of England, and the subjects of the same; (4) it may therefore please your highness, of your most good and loving disposition, that ye bear and owe to the common wealth of this your realm, by the advice of your lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, to ordain, enact, and establish, That every person or persons, whatsoever they be, Aliens born, born out of this realm of England, out of the King's obeilance, made denimade or hereafter to be made denizen, do pay to your grace, and zens, shall to your heirs, and to all and every other person and persons, of customs and what estate, degree, or condition he or they be, and to all and other duties fingular officers and ministers of cities, boroughs, and towns as they did

11 H. 7. C.14. 5 Car. 2. c.6. f. 1. and 2.

within this realm of England, and to every of them, all such subfidies, customs, tolls, duties, and other sums of money, for their wares, merchandises, and other whatsoever goods, by whatsoever name or names the said subsidies, customs, tolls, duties, and other sums of money, or any of them, be named or called, as they should or ought to have paid before they were denizens, any grant or grants to them made, or hereafter to be made, or any act or acts, statute, or ordinance to the contrary made or had notwithstanding.

A table of and duties, shall be set up in every city, borough, or town.

II. Provided alway, That all and fingular officers and minicustoms, tolls, sters of every city, borough, or town, wherein any such custom, tolls, duties, or fums of money shall be demanded, as is abovefaid, on this fide the feast of Pentecost next coming, shall set up, or cause to be set up, in open place and places of every such city, borough, or town, a table, or tables, by which the certainty and every duty of every such custom, toll, and duty, or sum of money, of fuch wares, and merchandifes, to be demanded or required, as is above rehearfed, shall and may plainly appear, and be declared, to the intent that nothing be exacted otherwife than in old time hath been used and accustomed, (2) upon pain of every city not doing the same, to lose v. l. and every town corporate to lose xl. s. for every month that the same table shall fail to be set up after the same feast; the moiety of which. forfeiture to be to the King our sovereign lord, and the other moiety to the party that will sue for the same, by writ, bill, plaint, or information, (3) in which action the defendant shall have no essoin, wager of law, ne protection allowed.

The merchants of the stilyard.

III. Provided alway, and be it enacted by the authority aforefaid, That this act, ne any other act or acts made or to be made in this present parliament concerning the premisses be not in any wife prejudicial or hurtful unto the merchants of the Hans of Almaign, nor to any of them, having the house within. the city of London, commonly called Guild-halda Theutonicorum, otherwise called the merchants of the Stilyard in London, nor to their goods or merchandises, by whatsoever name or names they or any of them be called, but that they, and every of them, shall have and enjoy all such liberties, franchises, customs, and privileges, as they had the first day of this present parliament;. any thing or things specified in this act, or in any other act or acts, made or to be made in this present parliament notwithstanding.

The table of scavage to be fet up in London ihall be

Provided alway, That the tables so to be set up in the city of London, touching scavage within the same, shall first be viewed, examined, and approved by the chancellor, and treaexamined, &c. furer of England, the president of the King's council, the lord privy seal, the lord steward of the King's most honourable houshold, and the two chief justices of the King's bench and common pleas for the time being, or by four of them at the least, and by them subscribed.

CAP.

CAP. IX.

Wilful poisoning shall be adjudged high-treason, and the of-Rep. 1 Ed. 6. fender therein shall be boiled to death.

CAP. X.

An all concerning outlandish people, calling themselves Egyptians.

PORASMUCH as before this time divers and many outlandish Enforced by people calling themselves Egyptians, using no crast nor feat of 1 & 2 Ph. & M. merchandise, have come into this realm, and gone from shire to shire, c.4. and place to place in great company, and used great, subtil, and crastly 4 & 5 El. c.20. means to deceive the people, bearing them in band, that they by palmestry could tell men's and women's fortunes, and so many times by crast and subtilty have deceived the people of their money, and also bave committed many heinous felonies and robberies, to the great hurt and deceit of the people that they have come among:

II. Be it therefore by the King our fovereign lord, the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of the same, ordained, established, and enacted, That from henceforth no such person be suffered to come within this the King's realm; and if they do, then they and every of them so doing, shall forfeit to the King our sovereign lord all their goods and chattels, and them to be commanded to avoid the realm within fifteen days next after the commandment, upon pain of imprisonment; and it shall be lawful to every sherisf, justice of peace, and escheator, to seise to the use of our sovereign lord, his heirs and successors, all such goods as they or any of them shall have, and thereof to make account to our said sovereign lord in his exchequer; and if it shall happen any such stranger hereaster to commit within this realm any murder, robbery, or any other felony, and thereof be indicted, and arraigned, and to plead not guilty, or any other plea triable by the country, that then the inquest that shall pass between the King and any such party, shall be altogether of Englishmen, albeit that the party so indicted pray Medietatem lingua, according to the statute of Anno 8 Henrici VI. or any other statute thereof made.

III. Provided alway, That the Egyptians now being in this realm, have monition to depart within fixteen days after proclamation of this statute among them shall be made, upon pain of imprisonment, and forseiture of their goods and chattels; and if they then so depart, that then they shall not forseit their goods nor any part thereof, this present statute notwithstanding.

IV. Provided alway, That every such person or persons, which can prove by two credible persons, before the same party that seiseth such money, goods, or chattels, of the same Egyptians, that any part of the same goods, money, or chattels, were crastily or seloniously taken or stolen from him, shall be incontinent restored unto the same goods, money, or chattels, whereof he maketh such proof before the same party, that so seiseth

the same money, goods, or chattels, upon pain to forfeit to the same party, that maketh such proof, the double value of the fame by action of debt, bill, or otherwife, in any of the King's courts to be fued, upon which action and fuit he shall not be admitted to wage his law, nor any protection or effoin to be allowed; any thing in this act to the contrary notwithstanding.

V. Provided always, and be it further enacted, That if any justice of peace, sheriff, or escheator, which by authority of this act, have power to take or feife any goods or chattels of any Egyptians, at any time hereafter do seile, or take the goods or chattels of any fuch Egyptians, that then every such justice, sheriff, or escheator, doing the same, shall have, keep, and retain to his own use, the moiety of all such goods so by him seried; and of the other moiety to by him taken or seised, shall make answer and account to the King in his exchequer, according to the tenor of this present act; any thing in the same act con-tained to the contrary hereof notwithstanding: and that upon any account hereaster to be made for the said other moiety of the same goods, the accountant stiall pay no mariner of fees of other charges, for his account or discharge to be had in the King's exchequer, nor elsewhere.

CAP. XI.

An act concerning powdike in marsh-land.

283 Ph. &M. WHERE tofore this time divers evil-disposed persons, of their perverse and evil disposition, malicirusly, at divers and fundry times have cut, cast down, and broken up divers parts of the dike called the new powdike in marsh-land in the country of Norfolk, and the broken dike, otherwise called Oldfield dike, by marsh-land in the isle of Ely within the county of Cambridge; by reason whercof, as well by the great abundance of the falt water, as also by the course of the fresh water entring and coming into and by the said parts of the said ditches so broken and cast down, the ground and pastures within the country of marsh-land in the counties aforesaid, have been divers and many times drowned and surrounded with the waters aforesaid, so that no profit thereof might be taken by the owners and occupiers of the said ground and pastures within marsh-land aforesaid; by the drowning whereof the Said owners and occupiers of the Said ground; and the inhabitants within the faid marsh-land, and the level of the same, at many and sundry times have been not only put to importunate charges and expences, to their extreme damages and costs, but also, to their great undoing, have lost much of their cattle and beasts, then being and passuring upon and within marsh-land afbresaid, to their great damage and loss, and to the great decay of the common weal of the countries adjoining to the same, and also by reason of the same waters much people have been drowned in their beds within their houses, and have lost the most part of their goods being within the fame: (2) for the reformation whereof be it ordained, enacted, and established by the King our sovereign lord, by the assent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of the same, That

That every such perverse and malicious cutting down and Cutting down breaking up of any part or parts of the faid dikes, or of any other or breaking bank, being parcel of the rind and uppermost part of the faid marsh-land country of marth-land aforefaid, made for the defence and fal- is felony. vation of the same country of marsh-land, at every time and times from henceforth by any person or persons committed and done, otherwise than in working upon the said banks or dikes, for the repairing, fortifying, and mending of the same, be taken, reputed, and adjudged felony; and that the offenders and doers of the same, and every of them, be adjudged and re-(3) And that the justices of the peace of the said counties of Norfolk and Cambridge, within the faid ifle, at every Juffices of the of their fessions within the same isle and counties to be kept, by peace to the authority aforesaid have full power to cause enquiry to be enquire of made of every such offence, so at any time, in form aforesaid offenders, and made of every such offence, so at any time, in form aforesaid, onenders, and award process, hereafter to be committed and done, and to award like process &c. against every of the said offenders, with like judgment and execution of the same, if they or any of them be thereof found guilty by verdict or otherwise, as the said justice bath used and accustomed to do upon other felonies, being felony at the common law.

CAP. XII.

An all directing bow aged, poor, and impotent persons, compelled to live by alms, shall be ordered, and bow vagabonds and beggars shall be punished.

HE justices of peace in every county, dividing themselves 27 H. 8, c. 25. into several limits, shall give licence under their seals to 1 Ed. 6. c. 3-such poor, aged, and impotent persons to beg within a certain 14 El. c. 5precinct, as they shall think to have most need: and if any do beg 35 El. c. 7. without such licence, or without his precinct, he shall be whip- Rep. 21 Jac. 1. ped, or else be set in the stocks three days and three nights, c. 28. with bread and water only. And a vagabond taken begging shall be whipped, and then sworn to return to the place where he was born, or last dwelt by the space of three years, and there. to put himfelf to labour.

CAP. XIII.

For bakers, brewers, surgeons, and scriveners, not to be accounted bandicrafts.

THERE divers statutes penal heretofore have been made against 1 R. 3.c. 9. strangers artificers for exercising of bandicrasts within this 14 & 15 H. 8. realm, and for keeping of houses, apprentices, and servants estrangers, c. 2. as by the said several statutes more plainly is rebearsed; sithen the making whereof, beer brewers, and bakers, which been common victuallers, and also surgeens, and scriveners, being strangers, inhabited What persons and dwelling within this realm, have been put to trouble, and great shall not be vexation, by occasion of informations brought against them upon the accounted said statutes, supposing that strangers using baking, brewing, surgery, handicrafts or writing, should be handicraftsmen; upon the which information great doubts and ambiguities. have rifen, whether strengers using any

1 520.

No stranger being a common baker, brewer, furgeon, or scrihandicraftfman.

of the said mysteries or sciences, should be understood such handicrafts-men as were intended by any of the said statutes; (2) for plain de-claration whereof be it enacted by the King our sovereign lord, and the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That no person or persons strangers, being a common baker, brewer, surgeon, or scrivener, shall be interpreted or expounded handicraftsmen, in, for, or by reason of using any of the said mysteries or sciences of baking, brewing, surgery, or writing; vener, shall be (3) and that all informations, suits, actions, and process had, accounted an taken, or hereafter to be taken upon any of the faid statutes, against any such stranger or strangers, being bakers, brewers, furgeons, or scriveners, shall be by authority of this present act void and of none effect.

CAP. XIV.

For abjurations and sanctuaries.

In what manner persons committing etty treaton shall abjure.

means abjurations of offenders out of this realm hath been prejudicial to this realm.

HE King our sovereign lord considering, that many of his subjests heretofore for their offences and merits, have been put to execution of death by the laws of this realm, and many other committing like offences, for tuition of their lives, have fled and resorted to churches, and other ballowed places within this realm, and there being, have abjured the realm before the King's coroners of the same; By how many (2) divers of which men (so abjuring) have been known to be very expert mariners, and many other have been seen, to be very able and apt men for the wars, and defence of this realm, so that by the one mean, and the other, the strength and power of this realm is greatly minished. (3) And divers of the said persons which heretofore have abjured this realm, being by reason of their abjurations in outward realms and countries, have not only procured many men of the same to the exercise and practise of archery, and have instructed them in the seat and knowledge thereof, to the great increase and fortifications of the same outward realms and countries, but also the same abjured persons have disclosed their knowledges of the commodities and secrets of this realm, to no little damage and prejudice of the same: (4) the King's highness therefore daily studying and devising to provide for the lascquard of this his realm, and of his subjects, albeit they be trangressors of his laws, so that the incommodities insuing upon such abjurations to be preserved to the best effect as far as shall please God to give them grace; hath ordained and enacted by authority of this present parliament, That if any person hereaster flie or resort to any parish church, cemetery or other like hallowed place, for tuition of his life, by occasion of any murder, robbery or other felony by the same person committed, and thereupon confess any murder, felony or other offence before the coroner, wherefore the same person by the laws of this realm heretofore used should abjure and pass out of the same: the same person thereupon shall abjure from all his liberty of this realm, and from his liberal and free habitations, reforts and passages to and fro the universal places of this realm, which appertain to the liberty of the

The oath of him which abjureth.

King's subjects undefamed, and shall forthwith be directed by the coroner, taking and recording such abjuration, to any one fanctuary being within this realm, which the same person will elect and choose, there to remain as a sanctuary-person abjured, during his natural life, and to be sworn afore the coroner upon his abjuration so to do, and to be burned in the hand, according to the statute in that case provided. (5) And every such person St. 21 H. S.C. as so abjured shall be directed and conveyed to the same sanctuary Every abjured by him chosen, by the constables and other officers, and in every person shall be behalf ordained after the like manner and form as he should the fanctuary have been in case he should have abjured this realm for any that he doth murder or felony after the laws of the land. (6) And if after choose. fuch abjuration any person so abjured come out of the same Rep. 1 Jac. 13 fanctuary to the which he was affigned, and be taken without 6.25. Jac. 16. the same sanctuary, not having the King's special pardon or c. 28. licence so to do: then every such person abjured, and after abjuration taken without fanctuary whereunto he was affigned, thall fuffer such like pain of death, and after like manner be ordered, as he should have done and been in case he had abjured this realm for murder or felony, and after such abjuration had re-

turned again into this realm, contrary to the laws of this land.

II. And furthermore it is enacted, That if any such sanctuaryperson so abjured, or any other person or persons, which now person do
be, or is, or hereaster shall happen to be in any sanctuary of commit any this realm, for doing any petty treason, murder or felony, or felony, he for being accessary to any such offences: or if any person or loseth the persons, which at any time hereafter shall take any fanctuary of fanctuary. this realm, for doing any petty treason, murder or felony, or for being accessary to any such offences, or upon abjuration, and so being in sanctuary for, or upon any such cause, matter or offence, afterward commit or do any petit treason, murder, or felony within the same sanctuary, or be accessary to any such offences, or go out of the same sanctuary, and commit any petty treason, murder or felony, or be accessary to any such offences, and after come again to the same fanctuary, or take any other fanctuary for the same, every such person and persons being indicted for any of the said causes or offences, shall lose the privilege of the same sanctuary by him taken, and of every other sanc-tuary within this realm for any such cause of petty treason, murder, felony or abjuration, and for any accessary to any such offences: (2) and that it shall be lawful to all and fingular in what case justices of the peace, and the high sheriff of the county, or other an offender place where the fanctuary is, and to all and fingular mayors, out of fanctuary theriffs and bailiffs of cities and towns corporate, where such ary, and comfanctuary is, and to every of them, and to the servants, ministers mitted to the and officers, or any, or every of the same justices of peace, she-gaol. riffs, mayors and bailiffs, in their presence to take out of the same sanctuary or sanctuaries all and every such sanctuary-person or persons so offending as is aforesaid, and being indicted of the fame; (3) and to commit or put him or them into the King's gaol within the shire or liberty where any such indicament is Vol. IV.

found against any such person, safely to be kept till they shall be

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of the same petty treason, murder or felony, or of the accessary to any fuch offences whereof they shall happen to be indicted, convicted, attainted, or discharged by the law. (4) And if any person or persons which shall be indicted of any petit treason, murder or felony, or of any accessary to any such offence, happen hereafter to be taken out of any fanctuary for the same, by authority of this statute, and upon his or their arraignment plead fanctuary, according to the order of the law: then it is enacted by the authority aforesaid, That as well the King's attorney, as every other person for the King, shall be admitted to object and allege, that the person so arraigned, afore the doing of the offence or offences whereof he then is arraigned, did take privilege of fanctuary in the same sanctuary whereof he allegeth him to be taken out, or in any other place privileged within this realm, upon any abjuration, or for any other petty treason, murder or felony, then whereof he is arraigned, and that he there had and enjoyed privilege of fanctuary for the same, and that he so having once privilege of fanctuary in the same, did commit the offence of petit treason, murder or felony whereof he then is arraigned: or that he went out of the faid fanctuary, and committed the same offence whereof he is indicted and arraigned, and pray that such persons so arraigned may be excluded of restitution to the sanctuary by him demanded. (5) And in case the said plea and objection so alleged, be denied by the person so arraigned, then it is farther enacted by the authority aforesaid, That it shall be forthwith tried afore the same justices, where such person is so arraigned, and by the same jurors of the same county that shall try the petty treason, murder or felony whereof he is arraigned, without farther delay, in whatfoever county or counties, place or places of this realm the same other taking of sanctuary shall be alleged or objected to be done or had. (6) And if the plea so objected against the said person arraigned, be tried against him by verdict of twelve men, or by his own confession, and also it be found by verdict of twelve men, or by his own confession, according to the order of the law, that he is guilty of the petty treason, murder, felony, or of any accessary to any such offence whereof he is so arraigned; that then like judgment and execution shall be given and done upon every such person as though he had been no fanctuary person, nor had claimed or required the privilege of the same. (7) And if any such person be law-

Trial in one county of a foreign pleaded in another.
3 Inft. 27.

the privilege of the same, in like manner as he had before.

III. Provided alway, That if any person being or abiding in any fanctuary as a sanctuary-person hereaster, shall happen to be indicted for any manner of selony supposed to be committed by him or her going out of the same, or any other sanctuary, and committing the same selony whiles that he or she was so a sanctuary-person, he or she being indicted of such selony sup-

fully acquitted of the petty treason, murder or felony whereof he shall be so indicted and arraigned, then he shall be restored to the same sanctuary out of the which he was taken there to have

In what case a fanctuaryperson indicted of selony supposed to be committed whilst he was posed to be done without the fanctuary, shall not be taken out in fanctuary, of the fanctuary wherein the fame person shall then be resident, shall be taken before that he or the be examined thereof by two of the King's out. before that he or the be examined thereof by two of the King's most honourable council, or by four justices of peace of the shire where the fanctuary is, wherein the person so indicted is resident. (2) And if the same person so indicted within sour days after the first examination do make such proof as the said examiners by their discretion shall think sufficient, that the same person was in the fanctuary at the time of the faid felony committed: then he or she making such proof shall be suffered to remain and be in the same sanctuary, without any extraction from the same, the faid indictment or any thing in this act above written notwith**standing**

· IV. Provided also, That if any person, which was at any In what case time a fanctuary person for any petit treason, murder or felony, one may have obtain and have the King's pardon, and thereby, or otherwise obtain and have the King's pardon, and thereby, or otherwise, of sanctuary be at large and out of fanctuary discharged, or purged of that of- twice. fence or cause, wherefore the same person took sanctuary, and afterward do commit other petit treason, felony or manslaughter by chance-medly, and not murder of malice prepensed, and thereupon again take sanctuary for any such petit treason, felony or manslaughter by chance-medly: the same person shall have and enjoy the privilege of sanctuary for that his or her other offence of petit treason, selony or manslaughter by chance-medly, as the same person might have had before the making of this act; any thing in the same act contained notwithstand-

. And over this, for more speedy trials of murders and Trial of felonies, be it enacted by authority aforesaid, That all manner foreign pleas. of foreign pleas triable by the country, hereafter to be pleaded c. 34 H. 8. by any person or persons arraigned upon any indictment for any petit treason, murder or felony, shall be forthwith tried before the fame justices afore whom such persons shall be arraigned, and by the same jurors of the same county that shall try the petit treason, murder or felony whereof he shall be so arraigned without any further respit or delay, in whatsoever county or counties, place or places of this realm, the matter of the same pleas be supposed or alleged.

VI. And that no person arraigned for any petit treason, mur- Bro. challenge der or selony, be from henceforth admitted to any peremptory 217.

No person the end of the part regionment. the end of the next parliament.

VII. Provided always, That no person or persons be here-above xx. after excluded, or in any wife hurted, to have and enjoy any St. 32 H. S. privilege of fanctuary for any offence or offences, being of any c. 3. made higher nature in the law than the offences and causes specified perpetual. in this act be: but that every person and persons for such offences of higher nature, may have and enjoy privilege of fanctuary, in as free and liberal manner, and after such form as they might have done by the laws and customs of the realm afore the making of this act, any thing in this act to the. contrary

challenge

contrary hereof notwithstanding. Continued by 28 H. 8. c. 1. & by 32 H. 8. c. 3. made perpetual: but so much of this statute as con-3 Wms. 38,39. cerneth abjured persons and sanctuaries, or ordering or governing of persons and in sanctuary, is repealed by 1 Jac. 1. c. 25. 21 Jac. 1. c.28.

CAP. XV.

The King's general pardon to his spiritual subjects, of all offen-EXP. ces committed against the statutes of provisors, provisions, and premunire, and all other penalties, forfeitures, pains, except treason, murder, robbery, &c.

CAP. XVI.

The King's pardon to his temporal subjects, of all offences EXP. committed against the statute of provisors, provisions, and premunire.

> Statutes made at Westminster Anno 23 HEN. VIII. and Anno Dom. 1531.

THE King our sovereign lord Henry the Eighth, by the grace of God King of England and of France, defender of the faith, and lord of Ireland, at the session of his high court of parliament, after divers prorogations holden at Westminster the fifteenth day of January, in the xxiii, year of his noble reign, to the honeur of Almighty God and holy church, and for the common weal and profit of this his realm, by the assent of the lords spiritual and temporal, and the commons, in this present parliament assented, and by authority of the same, both ordained, established, and enasted certain good statutes. the same, hath ordained, established, and enacted certain good statutes, laws, and ordinances, in manner and form following.

CAP. I.

An act concerning convicts in petit treason, murder, &c.

4 H. 4. C. 3.

WHERE at a parliament holden at Westminster in the third g E. t. c. 2. WHERE at a parameter form of King Edward the First, the same King moves to lowed to any prelates of the realm, and them enjoined upon their faith that they make him that in no wise they should deliver those clerks, which were owed to him, that in no wife they should deliver those clerks, which were indicted for felony, without due purgation, so that the said King should have no need to put other remedy in that behalf; (2) and that notwithflanding after that monition, divers and many clerks convict were accustomably delivered, and suffered to make their purgations, to the great courage of evil-doers:

II. By occasion whereof afterward, at another parliament holden at Westminster in the fourth year of King Henry the Fourth, upon the complaint of the commons, the same King Henry the fourth then advertised the prelates of the realm of the premisses, intending then to bave provided remedy by authority of the said parliament, as appertained to his prerogative royal, for the conservation of the peace of the crown; (2) at which time the archbishop of Canterbury, for himself and all other bisbops of his province, then openly promised to the Same

fame King Henry the Fourth, That if any person from thenceforth The promise were convict of any treason which touched not the King nor his royal to the King for Majesty, and such as were notoriously known and reputed for thieves, the safe keep-Majejty, and juto as were notortously known and reputed for Incoes, the safe keepand for such cause delivered to any ordinary as a clerk convict, that ing of notorithe ordinary to whom such person or persons were delivered, should ous offenders
safely keep them after the effect of a constitution provincial, to be convict withmade by the said archbishop and bishop after the effect of the letters of
out purgation.
Simon, then afore that time archbishop of Canterbury, bearing date
the xij. calends of March, the year of our Lord God M.CCC.L. (3)
And that no such traitor nor felon should make his purgation against
the said constitution; (4) which constitution the said archbishop then
the said to deliver to the same King before his next parliament, to promised to deliver to the same King before his next parliament, to the intent that if it should seem to the same King, that the same constitution were not sufficient remedy for the premisses, that then the faid King might provide such remedy as should appertain in that behalf. The ordina-(5) Sithen which time, the same constitution was never notified ne ry's abuse in shewed by the prelates of this realm, but continually sithen that time suffering notomanifest thieves and murderers, indicted and found guilty of their rious felons to misseeds by good and substantial inquests, and upon plain and provable make purga-evidence before the King's justices, and afterwards by the usages of tion. the common laws of the land delivered to the ordinaries as clerks convict, be speedily and bassily delivered and set at large by the ministers of the said ordinaries, for corruption and leave the ministers of the said ordinaries. nisters of the said ordinaries, for corruption and lucre; (6) or else because the ordinaries, enclaiming such offenders by the liberties of the church, will in no wise take the charges in safe keeping of them, but little regarding the trial and conviction of the said offenders by the due and plain course of the common laws of the land, do suffer them to make their purgation's by fuch as nothing know of their mifdeeds; (7) and by such fraud adnul and make void all the good and provable trial that is used against such offender by the King's laws, to the great slander of such as pursue such misdoers, and to the pernicious example, increase, and courage of such offenders, if the King's high-ness, by his authority royal, put not speedy remedy in the premisses, as appertaineth:

III. Be it therefore enacted by the King our fovereign lord, Co. pl. f. 352. and the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That persons which present nor persons, which hereafter shall happen to be sound t no person nor persons, which hereaster shall happen to be found do commit di-guilty after the laws of this land, for any manner of petit treason, vers offences. or for any wilful murder of malice prepensed, or for robbing of Extended to any churches, chapels, or other holy places, or for robbing of any countries where the robperson or persons in their dwelling houses, or dwelling place, bery, &c. was the owner or dweller in the same house, his wife, his children not commitor fervants then being within, and put in fear and dread by the ted. fame, or for robbing of any person or persons in or near about the 3 Inst. 64, 67, highways, or for wisful burning of any dwelling houses, or barns 1 Ed. 6. c. 12. wherein any grain or corn shall happen to be, nor any person Kelyng, 67,68, or persons being sound guilty of any abetment, procurement, 69helping, maintaining, or counselling, of or to any such petit 12 Co. 29treasons, murders, or felonies, shall from henceforth be 2d-Extended to
mitted to the benefit of his or their clergy, but utterly be ex-robberies in cluded

booths or tents, &c. by 5&6Ed.6.c.9. z Bulftr. 112.

None within holy orders, convict of murder, &c. shall make purgation, unless he become bound with fureties for his good abearing.

cluded thereof, and fuffer death in fuch manner and form, as they should have done for any the causes or offences abovesaid, if they were no clerks; such as be within holy orders, that is to say, of the orders of sub-deacon, or above, only except.

IV. And be it further enacted by authority aforesaid, That

every fuch person or persons within such orders of sub-deacon, or above, which at any time hereafter be found guilty of any petit treason, or of any murder of malice prepented, or of any of the felonies above rehearled, or of any accessary to petit treason, wilful murder, or to any other the felonies above specified, and admitted to his or their clergy, and delivered to the ordinary for the same, shall not in any wife from henceforth be suffered to any purgation, nor be set at liberty, but remain and abide in perpetual prison, under the keeping of the ordinary, to whom he shall be committed, and his successors, without any manner of purgation during the natural life of

every such convict, (2) except only such person or persons so being within such holy orders, and convict of or for any of the offences atorefaid, and delivered to the ordinary for the fame, do find two fufficient fureties by recognizance before two of the King's justices of his peace, within the same shire wherein

the petit treason, murder, or felony, whereof he was convicted, was committed and done, whereof one of them to be of the auorum, that such convict shall be of good abearing against the King our sovereign lord, his laws and subjects, every such con-

vict to be bound in the fum of xl. li. and every his fureties in Of what estate xx. li. (3) and that no surety be taken, unless such as may the fureties dispend in lands, tenements, or hereditaments yearly, above mall be. all charges, of estate of inheritance of charter-hold, xxvi. s.

> viii. d. or else be worth xx. li. in moveable substance at the time of the taking of such recognisance; (4) and that two justices of peace, whereof one to be of the quorum, by authority aforefaid, have power and authority to take fuch recognisance; (5) and that the faid justices, afore whom any such recognisance shall be taken, shall certify the same into the King's bench, within four months next after the taking thereof, upon pain to

lose and forfeit C. s. for every default thereof.

He that is athis purgation.

He that is at- V. Provided alway, That this act extend not to give any faint of felony benefit to any such person or persons, which, after their conshall not make fession, or judgment given against them, of or for felony, or murder, or after they be outlawed for any such cause, be admitted to their clergy, and delivered to the ordinary for the fame, but that they and every of them shall remain in the custody of the ordinaries without making purgation, upon such peril, and in such manner and form, as it was used by the common law before the making of this present act; this act or any thing therein contained notwithstanding.

An ordinary may degrade a convict per-VI. Provided always, and it is further enacted, That every ordinary, to whole custody any such convict for any of the fon, and fend offences above rehearfed shall be committed, may at his liberty king's bench. disgrade every such convict after the laws of the church, if he fee cause so to do, and send the convict so disgraded, in sure and safe keeping, into the King's bench, with a certificate under his seal, testifying the said disgrading, (2) upon which the justices of the King's bench, having afore them the record upon which the said person so disgraded was first convict, shall give such like judgment of death upon the same record, against every such person so convict, and disgraded, as the justices afore whom he was convict might have done, if the said person so disgraded at the time of his conviction afore them had been no clerk, his admission to his clergy, and committing to the ordinary, ne any other thing, use or custom to the contrary hereof notwithstanding; (3) and that every such judgment shall 11 Co. 30. be executed accordingly; (4) and that every ordinary so send. 25 H. 8. C. 3. ing any such convict disgraded into the King's bench, shall be Made perpedischarged against the King our sovereign lord, his heirs, and tualby 32 H. 8, successors, of or for any further custody or keeping of the same c. 3. convict, (5) this act to continue unto the last day of the next parliament.

CAP. II.

For the making of gaols within the realm where none be, or Vides El.c.24. where they be weak or feeble. Where and after what man-Exp. 13 El. ner gaols shall be made. The justices shall tax the inhabi-c. 25. tants of the county for and towards the building of the gaol. Inst. 705. Collectors for the gathering of the money taxed, and their authority. Shall appoint two surveyors to see the gaol builded. The collectors and surveyors account, and their punishment if they do not. How the overplus shall be bestowed, the gaol being finished. Corporate towns which have gaols within themselves. The collectors and surveyors allowance for their pains. Felons shall be imprisoned in the said common gaol, which shall be kept by the sheriss, and repaired by allowance out of the exchequer. A proviso for them which have any estate in gaols. Continued by 33 H. 8. c. 17. 37 H. 8. c. 23. 1 Mar. self. 2. c. 14. and surther continued for ten years by 13 El. c. 25.

CAP. III.

An act against perjury and untrue verdicts.

THE King our sovereign lord of his most goodly and gracious distriction, calling to his remembrance how that perjury in this 3 Inst. 164. land is in manifold causes by unreasonable means detestably used, to the disheritance, and great damage of many and great numbers of his subjects well-disposed, and to the most high displeasure of Almighty God, the good statutes against all officers having return of writs and their deputies, making panels partially for rewards to them given, against unlawful maintainers, embracers, and jurors, and against jurors untruly giving their verdict notwithstanding; for resormation whereof, and forasmuch as the late noble King Henry the Seventh provided remedy for the same by a statute made in the eleventh year of his reign, which statute is now expired;

P 4

Attaint where II. Be it therefore now enacted by the King our fovereign the thing in demand extendeth to cerneth not man's life. Dyer, 81. Co. Lit. 294. Cro. El. 350. Moor, 17. The process in attaint. Every of the 35 H. 6. c. 5. See 37 H. 8. c. 5. l. 3. for jurors in attaint; and 4%5W.&M. Pleas of the petit jury in Attaint.

lord, and the lords spiritual and temporal, and the commons in this present parliament assembled, and by authority of the xl. l. and con- same, That upon every untrue verdict hereafter given betwixt party and party, in any fuit, plaint, or demand, before any justices, or judges of record, where the thing in demand, and verdict thereupon given, extendeth to the value of xl. li. and concerneth not the jeopardy of man's life, to the party grieved by the same verdict shall have a writ of attaint against every person hereaster so giving an untrue verdict, and every of them, and against the party which shall have judgment upon the same grand jury in verdict; (2) and that in the lame attaint must be against the petit jury, the party, and the grand jury, summons, worth twenty resummons, and distress infinite, which grand jury shall be of like number as the grand jury is now in attaint, and every of them that shall pass in the same, shall have lands and tenements to the value of twenty marks by the year of freehold, out of the ancient demean; (3) and upon the distress, which shall be delivered of record upon the same, open proclamation The grand jury awarded or any of them, appear not upon the petit incompany of them, appear not upon the petit incompany or any of them, appear not upon the petit incompany or any of them, appear not upon the petit incompany or any of them, appear not upon the petit incompany or any of them, appear not upon the petit incompany or any of them, appear not upon the petit incompany or any of them, appear not upon the petit incompany or any of them, appear not upon the petit incompany or any of them. to be made in the court there; (4) the distress shall be awardmake default; (6) and if any of the said petit jury appear, then the party complainant in that behalf shall assign the sale

Raft. pl. f. 92. ferement of the first verdict untruly given, whereunto they of the petit jury shall have no answer, if they be the same perions, and the writ, proceis, return, and affignment good and lawful except that the demandant or plaintiff in the same attaint hath afore been nonfuit, or discontinued his suit of attaint taken for the same, or hath for the same verdict, in a writ of attaint, had judgment against the said petit jury, but only that they made true ferement, which iffue shall be tried by twenty four of the said grand jury; (7) and the party shall plead that they gave true verdict, or any other matter which shall be a sufficient bar of the said attaint; (8) and that plea notwithstanding the grand jury to be taken without delay, to

Forfeiture of the petit jury attainted.

Kel. 55.

attaint.

Dyer, 173. 14 H. 7. c. 5. Pleas of the

defendant in

Dyer, 250.

enquire whether the first jury gave true verdict or no.

III. And if they find that the said petit jury gave an untrue verdict, then every of the said petit jury to forfeit xx. li. where-of the one half shall be to the King our sovereign lord, and the other half to the party that fueth.

IV. And over that, That every of the faid petit jury shall severally make fine and ransom, by the discretion of the justices before whom the said false serement shall be found, after their several offences, defaults, and sufficiency of every of the said petit jury; (2) and after that, those of the said petit jury so attainted shall never after be in any credence, nor their oath

If the plea of the party deaccepted in any court; (3) and if such plea as the party plead-fendant be eth, which is a bar of the said attaint, be sound, or deemed found against against him that so pleadeth, then the party that so such, shall Rast. pla. s. 86. have judgment to be restored to that he lost, with his reasonable costs and damages.

V. Foreseen alway, That any utlare in action or cause personal, Outlawry or or excommengement pleaded or alleged in the party plaintiff or excommunidemandant, shall be taken but as a void plea, and to that he shall cation no plea not be put to answer; (2) and that in all the aforesaid process against the such day shall be given as in a writ of dower, and none essoin attaint.

or protection to lie, nor to be allowed in the same; (3) and Forseiture of if the said grand intercept and account the same. if the faid grand jury appear not upon the first distress had the grandjury against them, so that the jury for their default do remain, he making dethat maketh default shall forfeit to the King xx. s. and upon the pearance. second diffress xl.s. and after making default, for every such default v li. and like penalties and forseitures to be against

them, and every of them, that shall be named in the Tales, as is before expressed against every of the said grand jury afore-said; (4) and that for and by the death of the party, or any of the said petit jury, the said attaint shall not abate, nor be deattaint is ferred against the remnant, as long as two of the said petit jury maintainable.

VI. And if hereafter any false verdict be given in any action, Attaint of a fuit, or demand afore any justice or judge of record, of any thing under thing personal, as debt, trespass, and other like, which shall the value of be under the value of xl. li. that then the party grieved shall Dyer, 120. have attaint, with such process and pleas as is afore rehearsed, 1 Leon. 279 and delays to be taken away, as is afore remembered; (2) except that in this case of attaint, every person of the grand jury that may dispend v. marks by the year of freehold out of ancient

demean, or is worth an hundred marks of goods and chattels, shall be able to pass in the same attaint. (3) And if the petit jury be attainted, that then they shall in this case of attaint every

of them to forfeit v. li. whereof one half shall be to the King, and the other half to the party, after the form afore rehearled, and over that to make fine and ransom by the discretion of the

justices, as is aforefaid.

VII. And if there be not persons of such sufficiency within Tale in anothe shire or place where any of the said attaints shall be taken, as ther county if may pass into the same, be it ordained by the authority above- there be not faid, That then one Tales shall be awarded into the shire next holders in the adjoining, by the discretion of the justices afore whom the same same county. attaints shall be taken, which shall be warned to appear upon like pains as aforesaid, and enabled to pass in the said attaints, as if they were dwelling in the shire where the same attaint shall be taken. (2) And that the same laws, action and remedy or- An attaint for dained by this present act, be kept for and to all them that him in reversibilities of any inheritance in mainder.

descent, reversion, remainder, or of any freehold in reversion or remainder. (3) And if the party in attaint given by this Nonsuit in act be nonsuit, or the same discontinue, that then the same attaint.

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party so nonsuit, or so discontinuing the said attaint, make fine and ransom by the discretion of the justices afore whom the said attaint shall be taken and depending.

Attaints must King's bench or common place. Dyer, 202. Моог, 17. pl. 60. Dyer, 235. Nife print in attaint. Attorney in attaint.

VIII. And that all attaints hereafter to be taken, shall be be fued in the taken afore the King in his bench, or afore the justices of the common place, and none in other courts; (2) and that nist prints shall be granted by discretion of the justices upon the distress; (3) and every of the faid petit jury may appear, and answer by attorney in the said attaint; (4) and that the moiety of the said forfeiture of the petit jury shall be levied to the use of our so-vereign lord the King by copias ad satisfaciendum, or fieri sac or elegit, or by action of debt against every person of the petit jury so forfeiting, and against his executors and administrators, having then sufficient goods of their said testator not administred, and the other moiety shall by like process be levied to the use of the party that sueth any attaint given by this act against every of the faid petit jury and his executors or administrators, having then sufficiency of goods, as is aforesaid, not administred; (5) Judgment and the judgment of restitution to the party grieved suing and execution this act, and execution thereof to be had, and like judgment in attaint. for the party defendant, or tenant, to be discharged of restitution, as afore this present act in case of a grand attaint hath been used; (6) and if there be divers plaintiffs or demandants in attaint, that the nonfuit or release of any of them shall not be in any wife hurtful or prejudicial to the residue, but that they and every of them in such cases may be summoned and fevered, like as it is used when there be divers demandants in actions real.

Judgment in attaint.

The nonfuit or release of one plaintiff fhall not prejudice his companions.

> IX. Be it also ordained and enacted by the authority aforefaid, That in every writ of attaint hereafter to be taken by or upon this act, the which shall be such as other writs of attaint be, and after the Teste of the same writ shall be written these words in Latin: Per statutum continuatum usque annum vicesimum tertium domini Henr' octavi, Dei gratia Angliæ & Franciæ Regis, fidei defens' & domini Hiberniæ.

Continued 33 H. 8. c. 17. Any person may fue an attaint upon upon the act of 11 H. 7. Dyer, 201. 27 H. 8. c. 5. Made perpe-

tual by 13 El.

X. And it is also enacted, That this act shall take effect for verdicts hereafter to be given, and to continue to the last day of &37H.8.c.23. the next parliament.

XI. Provided alway, That this act be not prejudicial to a statute made in the eleventh year of the late King of famous this statute, or memory, Henry the Seventh, for punishment of perjury in untrue verdicts given in plaints fued in the courts of the city of London, but that it shall be at the liberty of all persons, for and Raft. pl. f. 84. upon any untrue verdict given in any courts of the fame city, to fue their attaint upon this estatute, or else upon the said estatute made in the said eleventh year, at their own pleasures and wills.

CAP. IV.

An act concerning new making of barrels, kilderkins, and other veffels.

WHERE the ale-brewers and beer-brewers of this realm of England have used, and daily do use, for their own singular Jucre, profit, and gain, to make in their own houses their barrels, kilderkins, and firkins, of much less quantity, content, rate, and assize than they ought to be, to the great hurt, prejudice, and damage of the King's liege people, and contrary to divers acts, statutes, ancient laws and customs heretofore made, had, and used, and to the destruction of the poor crast or mystery of coopers: (2) For reformation whereof, be it enacted by the King our sovereign lord, the lords spi- No brewer of or, be it enacted by the King out totalegit total, the solution paralleor beer to ritual and temporal, and the commons, in this present paralleor beer to liament assembled, and by authority of the same, That no mystery of a beer-brewer nor ale-brewer, that shall brew to sale beer or ale, cooper, nor fhall from henceforth occupy by himself, nor by any other to make any bar-his use, in his house, nor elsewhere, the mystery or craft of rels, &c. coopers, nor make any barrels, kilderkins, firkins, or other vessels, by himself, nor by his or their own servants, whereby they shall put their beer or ale to sale; (3) but that all such barrels, kilderkins, and other veffels of wood, wherewith they shall put their beer or ale to fale, shall from henceforth be made and marked according as hereafter shall be expressed, by the common artificers of coopers, exercised and practised in the said occupation, upon pain to forfeit and pay for every fuch barrel, kilderkin, firkin, or other vessel hereafter to be made contrary to

the tenor of this act, three shillings four pence.

II. And be it also enacted, That every artificer of the crast Vessels for ale or mystery of coopers, that will exercise or practise to make and beer shall any of the said vessels for beer or ale to be put to sale, shall make be made of the same vessels, and every of them, of good and seasonable seasonable wood, and put his proper mark upon every of them; (2) and wood, and that every barrel for beer shall contain xxxvi. gallons, every The contents kilderkin for beer xviii. gallons, and every firkin for beer ix. of barrels, killenges of the Vince Sandard sallons. gallons, of the King's standard gallon; (3) and that every bar-derkins, &c. rel for ale shall contain xxxij. gallons, every kilderkin for ale xvi. gallons, and every firkin for ale viij. gallons, of the King's standard gallon; so that they shall be of good and just measure, or else above, and not under. (4) And that no cooper shall make any other vessel for beer or ale, to be sold within this realm, of any greater or leffer number of gallons than is abovefaid, unlefs he shall cause to be marked upon every fuch vessel that he shall so make of greater or lesser number of gallons, the true and certain number of as many gallons as every such other vessel shall contain, to the intent that every

person may know the content thereof.

III. And that no fuch artificer of coopers shall inhance the Prices of barprices of any fuch barrels, kilderkins, firkins, or other vessels, rels, kilderin the sale of them to any ale-brewer or beer-brewer, or other kins, and fire person, but keep the rates of such prices as hereafter ensueth, kins,

and farther

Rep. 8. El. c. 9. and not above, upon pain to forfeit for every barrel, kilderkin, and firkin defective, or inhanced in price, in any point contraa. ing thereto. ry to this act, iii. s. 4. d. that is to fay, for every beer-barrel ix.d. for every beer-kilderkin v. d. and for every beer-firkin iii. d. and the ale-barrel xvi. d. and the ale-kilderkin ix. d. and the ale-

Veffels of ale or beer to be marked by a cooper.

IV. And be it further enacted by the said authority, That no beer-brewer nor ale-brewer, at any time after the feast of Lammas now next coming, shall put their beer or ale to sale to any person or persons to be spent and occupied within this realm, in any other barrels, kilderkins, firkins, or other veffels of wood, other than shall be made and marked by an artificer of coopers abovefaid, whereof every barrel for beer shall contain and hold xxxvi. gallons, every half-barrel or kilderkin xviij. gallons, and every firkin ix. gallons; and every barrel for ale shall contain xxxij. gallons, every kilderkin xvi. gallons, and every firkin viij. gallons of full and just measure, or above, and not under that measure.

of peace and other officers. Kell. 103.

Prices of ale

V. And that every beer-brewer and ale-brewer shall not take and beer affest over and above for every such barrel, kilderkin, or firkin of ale ed by justices and beer, but after such prices and rates as shall be thought convenient and sufficient by the discretions of the justices of peace within every shire where such beer-brewer and ale-brewer Cro. Car. 112. shall dwell, without any city, borough, or town corporate, Roll. 50. pl. where no head-officers, as mayors, bailiffs, sheriffs and other head-officers, have none authority or rule; (2) and every city, borough, and town, where there be mayors, sheriffs, or other head-officers, the same rates and prices to be named and sessed by them and every of them by their discretions, (3) And that the said ale-brewers or beer-brewers at any time hereaster shall not fell their beer nor ale at any higher rates or prices than shall be to them affigned after the form above rehearfed, upon pain to lose and forfeit for every barrel so put to sale contrary to this estatute, vi. s. for every half-barrel or kilderkin, iii. s. iv. d. and for every firkin, ii. s. (4) and for every vessel containing greater number of gallons, x.s. and for every other vessel containing lesser

z Ven. H.S.

number of gallons, xii. d. The one half of all the which penalties and forfeitures to be to the King our sovereign lord, and the other half to him that will fue for the same by action of debt, bill, plaint, or information in any of the King's courts a in which action and fuit the defendant shall not wage his law, nor any essoin, protection, or privilege, to be admitted. VI. Be it also further enacted by the said authority, That all

Sopemakers.

The content

sope vefiels.

manner of sopemakers, within this realm of England, which shall put to fale any sope by barrel, half-barrel, firkin, or other vessel, shall from Lammas now next coming, make or cause to be made their barrels, half-barrels, firkins, and other vessels, according to the rates, contents, weights, and affifes of old time used and accustomed; that is to say, every empty barrel to hold and contain xxxii. gallons, or above, and to be in weight xxvi. and weight of pounds, and not above, of full and just measure; and every

1531.T Anno vicesimo tertio HENRICI VIII.

half-barrel empty to be in weight xiij. pound, and not above, and to hold and contain xvi. gallons, or above; and every firkin empty to weigh vi. pounds and a half, and not above, and to hold and contain viii. gallons, or above, upon pain of for-feiture for every such barrel, half-barrel, firkin, or other vessel hereafter to be made, had, or used contrary to this act, iii. s. iv. d.

VII. And also be it enacted by the authority aforesaid, That the wardens of the occupation or mystery of coopers within the city of London, from henceforth at all times hereafter, when they shall think convenient and expedient, taking with them an officer of the mayor's, shall have full power and authority, by Wardens of virtue of this act, to search, view, and gauge all manner of search in Long such barrels, kilderkins, firkins and other vessels to be made or don. occupied for ale, beer, or sope, to be put to sale within the city of London, and suburbs of the same, and within two miles compass without the same suburbs, to view and see that the same barrels, kilderkins, firkins, and other vessels, as well within liberties as without, be made and marked well and fufficiently, and bear and contain their true contents, rates, and measures, according to the effect of this estatute; (2) and also to mark every such barrel, kilderkin, firkin, and other vessel by them so viewed and gauged, bearing and containing their true contents, with the fign and token of Saint Anthony's cross. (3) The same wardens to have for the search and gauging of every such barrel, kilderkin, firkin, and other vessel by them so searched, viewed, gauged, and marked, one farthing, and not above, of the owners or makers of the said vessels; and shall and may have authority, by virtue of this act, to retain every such vessel as they shall so gauge, search and mark, until such time as they shall be satisfied thereof; (4) and in case they shall find any of the said vessels desective, not bearing their true contents, that then by authority of this act they may seise, take, and retain every such vessel, and cause the same to be marked or amended according to the true content, or elfe cause the same to be burned.

VIII. And also the party, owner of such vessel, to lose and forfeit for every such vessel not being of the full contents after the rate above expressed, xit.d. to be recovered and employed as is abovesaid.

IX. And be it further enacted by the faid authority, That in Search of all other cities, boroughs, and towns, wherein no fuch war- coopers in odens of coopers be, that the mayors, sheriffs, bailiffs, con-thercities, bostables, or other head officers in such cities, boroughs, and roughs, or towns, shall have power and authority to search, view, and towns. gauge all fuch barrels, kilderkins, firkins, and other vessels to be made hereafter in any such city, borough, or town, and to have and take all fuch advantage thereby, and in like manner and form, as the wardens of coopers within the city of London, or other persons by this act should or may have or take on every behalf. X. Pro-

[1531,

rels.

A beer-brewer may keep a cooper to hoop and a-

X. Provided always; That every beer-brewer may keep in his house one or two servants of the mystery or craft of coopers, to hoop and amend his barrels, kilderkins, firkins, and mend hisbar- other vessels, wherein they shall put their beer to sale from time to time; this act or any thing therein contained to the contrary in any wife notwithstanding.

XI. And be it further enacted by the faid authority, That if The penalty any person, at any time after the said feast of Lemmas next coming, do minish, or cause to be minished, any manner of for veffels diminished. barrel, kilderkin, or firkin, to the deceit of any of the King's fubjects, by reason of taking out the head of any such vessel, or taking out of any staff out or from any such vessel, that then every such vessel to be burnt, and the offender to forseit for every such offence iii. s. iv. d. the one moiety thereof to be to

the King our fovereign lord, and the other moiety thereof to him or them of the King's subjects that will sue for the same, to be recovered in manner and form above rehearled; (2) and the party so offending to be further punished by the discretion of the head-officer or officers, before whom such default shall be presented.

XII. It is enacted by the authority of this present parliament,

An ale-brewer may keep a cooper.

That notwithstanding any thing contained in this act of brewers and coopers, whereunto this schedule is annexed, it shall be lawful for every ale-brewer, mentioned in the same act, to have and retain in his service one person of the mystery or craft of coopers to exercise in his service the craft of a cooper only in binding, hooping, and pinning his master's ale-vef-

lels recited by the faid act, and in none otherwise to use or ex-

ercise any making of vessels concerning the crast or mystery of a cooper, whiles that he is in the service of any ale-brewer. XIII. Also it is enacted, That every cooper, which hereaster shall make any ale-vessel specified by the said act, shall, from the feast of Pentecest next coming, make every such vessel according to the affile specified in the treatise called Composition

mensurarum; that is to say, every barrel for ale shall contain xxxii. gallons of the said affise, or above, of the which viii. gallons make the common bushel to be used in this realm of England, every kilderkin for ale xvi. gallons of the faid affife, or above, and every firkin viii. gallons of affife, or above, (2) upon pain of forfeiture of iii, s iv.d. for every of the fame vel-

sels by him untruly made contrary to this act; the one half of the same forfeiture to be to the King, and the other to him that will sue for the same by action of debt, bill, plaint, writ, or otherwise; in which action no essoin, protection, or wager of law shall be allowed.

XIV. And be it also enacted, That every cooper mark his Every cooper thall mark his vessel with his own mark, upon pain of iii. s. iv. d. to be levied vessel with his and recovered after like manner and form as is abovesaid; (2) own mark.
51 H.3. flat 1. gauging of any fuch vessels, shall put out the ale of any such (3) **And** vessel, whereby the same ale shall be the worse.

that it shall be lawful to every ale-brewer to bring, carry, and cause to be brought and carried, their ale to the households of our sovereign lord the King, the Queen, the princes, and to every archbishop's, bishop's, duke's, marquis's, earl's, barons, or other honourable men's houses, in tuns, butts, pipes, hogsheads, or other vessels of greater or larger quantity than is ex-pressed in this present act, as before time hath been used in that behalf. (4) And also it shall be lawful to the said ale-brewers to bring, carry, or cause to be brought, conveyed, or carried, their ale to every man's house in barrels, kilderkins, and firkins, bearing and holding their true contents according to the purport and effect of this present act, any thing contained in 31 El. c. 8. the same act to the contrary hereof notwithstanding.

CAP. V.

The bill of sewers with a new proviso, &c.

UR sovereign lord the King, like a virtuous and most gracious How far the of the common profit, wealth and commodity of this his realm, con-extend. sidering the daily great damages and losses which have happened in many Latch. 170, and divers parts of this his said realm, as well by the reason of 171.
the outragious strwing, surges, and course of the sea in and upon marsh- 4 lnft. 275.
grounds, and other low places heretofore through politick wisdom won and made profitable for the great common wealth of this realm, as also by occasion of land-waters, and other outrageous springs, in and upon meadows, pastures, and other low grounds adjoining to rivers, floods, and other water-courses; (2) and over that, by and through mills, mill-dams, wears, fishgarths, kedels, gores, gotes, flood-gates, locks, and other impediments in and upon the same rivers and other watercourses, to the inestimable damages of the common wealth of this realm, which daily is likely more and more to increase, unless speedy redress and remedy be in this behalf shortly provided: (3) Wherein albeit that divers and many provisions have been before this time made and ordained, yet none of them are sufficient remedy for the reformation of the premisses, hath therefore by deliberate advice and asfent of his lords spiritual and temporal, and also his loving commons, in this present parliament assembled, ordained, established, and enacted, That commissions of sewers, and other the premisses, shall be directed in all parts within this realm from time to time, where and when need shall require, according to the manner, form, tenor, and effect hereafter ensuing, to such substantial and indifferent persons as shall be named by the lord chancellor and lord treasurer of England, and the two chief justices for the time being, or by three of them, whereof the lord chancellor to be one.

II. Henry the Eighth, &c. Know ye, That for a fmuch as the The form of walls, ditches, banks, gutters, sewers, gotes, calcies, bridges, streams, the commissiand other defences, by the coasts of the sea, and marish ground, lying on of sewers. and being within the limits of A. B. or C. in the county or counties or in the borders or confines of the same, by rage of the Sea, flowing and reflowing, and by mean of the trenches of fresh

The several causes of a-

waters descending, and having course by divers ways to the sea, be so dirupt, lacerate, and broken; (2) and also the common passages commission of for ships, bolangers, and boats, in the rivers, streams, and other floods, within the limits of A. B. or C. in the country or counties of or in the borders or confines of the same, by mean of setting up, erecting, and making of streams, mills, bridges, ponds, fish-garths, milldams, locks, hebbing-wears, hecks, and flood-gates, or other like lets, impediments, or annoyances, be letted and interrupted, so that great and inestimable damage, for default of reparation of the said walls, ditches, banks, sences, sewers, gotes, gutters, calcies, bridges, and streams; (3) and also by mean of setting up, erecting, making, and enlarging of the said fish-garths, mill-dams, locks, bebbing-wears, becks, stood-gates, and other like annoyances, in times past bath happened, and yet is to be feared, that far greater burt, loss and damage is like to ensue, unless that speedy remedy be provided in that behalf.

What things the commissi-

Inquiry by

ces come.

III. We therefore, for that by reason of our dignity, and prerogative royal, we be bounden to provide for the safety and preservation of oners of sewers our realm of England, willing that speedy remedy be had in the preare authorized misses, have assigned you, and fix of you, of the which we will that to do.

12 Co. 26. A. B. and C. shall be three, to be our justices, to survey the said walls, streams, ditches, banks, gutters, sewers, gotes, calcies, bridges, trenches, mills, mill-dams, flood-gates, ponds, locks, hebbing-wears, and other

impediments, lets, and annoyances aforesaid, and the same cause to be made, corrected, repaired, amended, put down, or reformed, as case shall require, after your wisdoms and discretions; (2) and therein as well to ordain and do after the form, tenor, and effect of all and singular the statutes and ordinances made before the first day of

Inquiry by March, in the three and twentieth year of our reign, touching the whose detaults premisses, or any of them, as also to enquire by the oaths of the honest

the annoyan- and lawful men of the faid shire or shires, place or places where such defaults or annoyances be, as well within the liberties as without (by whom the truth may the rather be known) through whefe default the faid hurts and damages have happened, and who hath or holdeth any

> lands or tenements, or common of pasture, or profit of fishing, or hath or may have any hurt, loss, or disadvantage by any manner of means in the said places, as well near to the said dangers, lets, and impediments, as inhabiting or dwelling thereabouts, by the faid walls,

ditches, banks, gutters, gotes, fewers, trenches, and other the faid Affelling the impediments and annoyances; (3) and all those persons, and every of them, to tax, assess, charge, distrain, and punish, as well withperson to be contributory

in the metes, limits, and bounds of old time accustomed, or otherwise, to the charge. or elsewhere within our realm of England, after the quantity of their 10C0.139,141. **s** Bulftr. 199. lands, tenements, and rents, by the number of acres and perches, after

the rate of every person's portion, tenure, or profit, or after the quantity of their common of pasture, or profit of fishing, or other commodities there, by fuch ways and means, and in fuch manner and form as to you, or fix of you, whereof the faid A B. and C. to be three, shall seem most convenient to be ordained and done for redress and reformation to be had in the premisses; (4) and also to reform, repair, and

emend the faid walls, ditches, banks, gutters, fewers, gotes, addies, bridges, fireams,

streams, and other the premisses, in all places needful; and the same, as often, and where need shall be, to make new, and to cleanse and purge the trenches, servers, and ditches, in all places necessary; (5) and further to reform, amend, profirate, and overthrow all fuch mills, streams, ponds, locks, fish-garths, hebbing-wears, and other impediments, and annoyances aforefaid, as shall be found by inquisition, or by your furveying and discretions to be excessive or hurtful; (6) and also to depute Appointing of and affign, diligent, faithful, and true keepers, bailiffs, surveyors, col-bailiffs, collectors, expenditors, and other ministers, and officers, for the safety, con- lectors, sur- lectors, fur- lectors, and fervation, reparation, reformation, and making of the premises, and other inferior every of them, and to hear the account of the collectors, and other mini- officers. sters of and for the receipt, and laying out of the moncy that shall be levied and paid in, and about the making, reforming, repairing, and amending of the said walls, ditches, banks, gutters, gotes, servers, calcies, bridges, streams, trenches, mills, ponds, locks, fish-garths, flood-gates, and other impediments and annoyances aforesaid; (7) and Distraining for to distrain for the arrearages of every such collection, tax, and assess, the arrearages as often as shall be expedient, or otherwise to punish the debtors and of the money detainers of the same, by fines, americaments, pains, or other like Taking of means after your good discretions; (8) and also to arrest and take as labourers, many carts, horses, oxen, beasts, and other instruments necessary, workmen, and and as many workmen and labourers as for the faid works and repa-carriages, rations shall suffice, paying for the same competent wages, salary, and timber, and sibend in that behalf. (a) and also take such and as slipend in that behalf; (9) and also take such and as many trees, faries. woods, underwoods, and timber, and other necessaries, as for the same works and reparations shall be sufficient, at a reasonable price, by you, or six of you, of the which we will that A. B. and C. shall be three, to be affessed or limited, as well within the limits and bounds aforesaid, as in any other place within the said county or counties near unto the said places; (10) and to make and ordain statutes, ordinances, To make staand provisions from time to time, as the case shall require, for the safe- tutes and orguard, confervation, redress, correction, and reformation of the pre-dinances. misses and of every of them, and the parts lying to the same, necessary and behooful, after the laws and customs of Rumney marsh in the county of Kent, or otherwise by any ways or means after your own wisdoms and discretions; (11) and to hear and determine all and singular the premisses, as well at our suit, as at the suit of any other what soever complaining before you, or six of you, whereof A. B. and C. shall be three, after the laws and customs aforesaid, or otherwise, by any tain days, terms, and places to be prefixed, to be returned and received; (13) and further to continue the process of the same, and finally to do all and every thing and things as shall be requisite for the due execution of the premisses, by all ways and means after your discretions: (14) and therefore we command you, that at certain days and places, when and where ye, or fix of you, whereof the faid A. B. and C. to be three, shall think expedient, ye do survey the said walls, fences, ditches, banks, gutters, gotes, sewers, calcies, ponds, bridges, Vol. IV.

rivers, fireams, water-courses, mills, locks, trenches, fish-garths, flood-

Witness

2 Buiftr. 198.

gates, and other the lets, impediments, and annoyances aforefaid, and accomplish, fulfil, hear, and determine all and singular the premisses in due form, and to the effect aforesaid, after your good districtions; (15) and all such as ye shall find negligent, gainsaying, others to obey or rebelling in the said works, reparations, or reformations of the their orders.

3 Bulkr. 198. ye do compel them by distress, sines, and amerciaments, or by other punishments, ways, or means, which to you, or six of you, whereof the said A. B. and C. shall be three, shall seem most expedient for the speedy remedy, redress, and resormation of the premisses, and due execution of the same; (16) and all such things as by you shall be made and ordained in this behalf, as well within liberties as without, ye do cause the same firmly to be observed, doing therein as to our justice appertaineth after the laws and statutes of this our realm, and according to your wisdoms and discretions.

IV. Saved always to us such fines and amerciaments as to us there-

you in and about the due execution of this our commission. In witness

day of

whereof we have caused these our letters patents to be made.

Sheriffs to re turn before the of shall belong; (2) and we also command our sheriff or sheriffs of our commissioners faid county or counties of that they shall cause to come be-fuch jurors as fore you, or six of you, of the which A. B. and C. to be three, at such shall be fit for days and places as ye shall appoint to them, such and as many honest enquiry. men of his or their bailiwick, as well within the liberties as without, by whom the truth may best be known, to enquire of the premisses; (3)

All other offi- commanding also all other ministers and officers, as well within liber-cers shall be ties as without, that they, and every of them, shall be attendant to attendant to the commissi-

oners.

The commissioners shall take an oath. Enforced by

V. And it is also enacted, That every such person as shall be named commissioner in the said commission, after he hath

of our reign.

ourself at Westminster, the

knowledge thereof, shall effectually put his diligence and at-25 H. S. c. 10. tendance in and about the execution of the faid commission. (2) And before he shall take upon him the execution of the said commission, he shall take a corporal oath before the lord chancellor, or before such to whom the said lord chancellor shall direct the King's writ of Dedimus potestatem to take the fame, or before the justices of the peace in the quarter sessions holden in the shire where such commissions shall be directed;

The form of the oath.

the tenor of which oath hereafter enfueth : (3) Ye shall swear, That you, to your cunning, wit, and power, shall truly and indifferently execute the authority to you given by this commission of sewers, without any suvour, affection, corruption, dread, or malice to be borne to any manner of person or persons; and, as the case shall require; ye shall consent and endeavour yourself for your part, to the best of your knowledge and power, to the making of fuch wholesome, just, equal and indifferent laws and ordinances, as shall be made and devised by the most discreet and indifferent number of your fellows, being in commission with you, for the due redress, reformation, and amendment of all and every such things as are contained and specified in the said commission, and the same laws and ordinances to your cunning, wit, and power, cause to be put in due

execution, without favour, meed, dread, malice, or affection; as God you help, and all saints.

VI. And it is also enacted by the authority aforesaid, That A confirmaall and every statute, act, and ordinance heretofore made contion of other
cerning the premisses, or any of them, as well in the time of
our sovereign lord the King that now is, as in the time of any
of his progenitors Kings of this realm of England, not being contrary to this present act, nor heretofore repealed, from henceforth shall stand and be good and effectual for ever, and to be put in due execution according to the true meaning and purport of the same.

VII. And over that be it enacted, That the commissioners of the comhereafter to be named in any of the said commissions, accord-missioners. ing to the purport and effect of the same commissions, have full power and authority to make, constitute, and ordain laws, ordinances, and decrees, and further to do all and every thing mentioned in the faid commission, according to the purport, effect, words, and true meaning of the same; (2) and the same laws and ordinances fo made, to reform, repeal, and amend, I Mar. feff. 2. and make new, from time to time, as the cases necessary shall 13 Eliz. c. 9.

require in that behalf.

VIII. Provided alway, and it is enacted, That if any person The ordinan-or persons being assessed or taxed to any lot or charge for any soners upon lands, tenements, or hereditaments, within the limits of any those which commission hereaster to be directed, do not pay the said lot and resuse. charge according to the ordinance and affignment of the commissioners, having power of the execution of the said commisfion, by reason whereof it shall happen, the said commission- Extended to ers having power of the execution of such commission, for lack copyhold of payment of such lot and charge, to decree and ordain the lands 7 Ann. same lands, tenements, and hereditaments from the owner or owners thereof, and their heirs, and the heirs of every of them, to any person or persons for term of years, term of life, in fee-simple, or in tail, for payment of the same lot and charge, that then every such decree and ordinance so by them made and ingrossed in parchment, and certified under their seals into the King's court of chancery, with the King's royal assent had to the same, shall bind all and every person and persons, that at the making of the same decree had any interest in such lands, tenements, or hereditaments, in use, possession, or remainder, their heirs, and feoffees, and every of them, and not to be in any wife reformed, unless it be by authority of parliament hereafter to be summoned and holden within this realm.

IX. And also it is provided by authority aforesaid, That the The commisfame laws, ordinances, and decrees to be made and ordained fioners decree by the faid commissioners, or six of them, by authority of the shall bind the faid commission, shall bind as well the lands, tenements, and King's and all hereditaments of the King our sovereign lord, as all and every 3 Ed. 6. c. 8. other person and persons, and their heirs, for such their interest as they shall fortune to have, or may have, in any lands, tenements or hereditaments, or other casual profit, advantage, or commodity, whatfoever they be, whereunto the faid laws, ordinances,

have.

and decrees shall in any wife extend, according to the true purport, meaning, and intent of the same laws. X. And it is furthermore by the authority aforefaid, establish-

No man may fit being unfworn.

What land each commissioner shall

ed and enacted, That if any manner of person or persons, of what estate or degree soever he or they be of, that from henceforth do take upon him or them to fit by virtue of any of the said commissions, not being before sworn in form as is aforesaid, and according to the tenor of the oath before specified, or if any person so named and sworn do sit as is aforesaid, not having have.

13 El. c. q. lands and tenements, or other hereditaments in fee-fimple,
25 H. 8. c. 10. fee-tail, or for term of life, to the clear yearly value of xl. marks above all charges to his own use, except he be resiant and free of any city, borough, or town corporate, and have moveable-fubstance of the clear value of one hundred pounds, or else be learned in the laws of this realm in and concerning the same, that is to fay, admitted in one of the four principal inns of court. for an utter barrister, shall forfeit xl. l. for every time that he. shall attempt so to do; (2) the one half thereof to be to our sovereign lord the King, and the other half thereof to the use of him or them that will sue therefore by action of debt, bill, plaint, or information, in any of the King's courts; in which action or suit no wager of law shall be admitted, nor any essoin or protection shall be allowed.

> XI. And if any action of trespass, or other suit, shall happen to be attempted against any person or persons for taking any, distress, or any other act doing, by authority of the said commission, or by authority of any laws or ordinances made by virtue of the faid commission, the defendant or defendants in

> any fuch action shall and may make avowry, conusance, or justification, for the taking of the same distress, or other act doing touching the premisses, or any of them, alleging in such avowry,

a distress taken by reason of the commission of fewers.

Co. pl. f. 293.

Avowry, or

justification of conusance and justification, that the said distress, trespass, or other act whereof the plaintiff complaineth, was done by the authority of the commission of sewers for lot or tax assessed by the said commisfion, or for such other act or cause as the said defendant did by authority of the same commission, and according to the tenor, purport, and effect of this present act made the three and twentieth year of the reign of our sovereign lord King Henry the Eighth, without any expressing or rehearfal of any other matter or circumstance contained in this present act, or any commission, laws, statutes, or ordinances thereupon to be made; (2) whereupon the plaintiff shall be admitted to reply, that the defendant did take the said distress, or did any other act or trespass supposed in his declaration of his own wrong, without any fuch cause alleged by the faid defendant; whereupon the iffue in every fuch action shall be joined, to be tried by verdict of twelve men, and not otherwise, as is accustomed in other perfonal actions: (3) and upon the trial of that iffue the whole mat-

Where the defendant Quall repay

truth of the same. XII. And after such issue tried for the defendant, or nonsuit of the plaintiff after appearance, the same defendant to recover

ter to be given on both parties in evidence according to the very,

treble damages by reason of his wrongful vexation in that be-damages with half, with his costs also in that part sustained, and that to be as- his costs of seffed by the same jury, or writ to enquire of damages, as the suit. caufe shall require.

XIII. And it is also enacted, That every of the said com- The wages missioners shall have and perceive four shillings for every day and fees of that they shall take pain in the execution of this commission of commission. fewers, and one clerk, by them to be affigned, two shillings for ers, clerks, every day, of the rates, taxes, lots, and wains that shall be affested or loft by the authority of the faid commission, and to be levied and paid by their discretions. (2) And that the said commissioners, or six of them, shall have power and authority to limit and assign of the same rates, taxes, lots, and wains, by their discretions, fuch reasonable sums of money to the said clerk, for writing of books and process concerning the premisses, and to the collectors, expenditors, and fuch other as thall take pain in the due execution of the faid commission, as by the discretions of the said commissioners, or fix of them, shall be thought reasonable.

XIV. Provided alway, That whenfoever, and as often as such Commissions commission, as is afore limited, shall be made and directed to within the any person or persons, for the reformation and amendment of or duchy. in any of the premisses specified in the said commission, within the fees, liberties, or possessions of the duchy of Lancaster, that then fuch commissioners, as shall execute any such commission, shall be always named and appointed by the discretion of the lord chancellor and lord treasurer of England, and the said two chief justices of either bench, and the chancellor of the said duchy for the time being, or three of them, whereof the said lord chancellor and the chancellor of the duchy to be two; (2) and that in every such case two commissions shall be awarded and made according to the tenor of the commission above expressed, one thereof under the great seal of England, and the other under the seal of the same duchy, as beforetime hath been accustomed, any thing afore rehearsed in this act to the contrary hereof notwithstanding.

XV. And it is further enacted, That the said commissions The charge of from time to time, as the case shall require, shall be had and the commitobtained without any money, or other charge to be paid for the fients, or writing of the fame, unless it be to the King, two shillings fix pence for the seal of every commission, as hath been accustomed, and for the writing and inrolling of any one commission, sive shillings, and not above.

XVI. And it is further enacted, That every commission A commission to be made by authority of this act shall endure and continue of sewers shall for the term of three years next after the teste of the commis- endure three fion; (2) nevertheless, after any commission made and deli-years. vered out of the King's court of chancery, the King's highness 13 El c.9.6.1. shall always at his pleasure, by his writ of Supersedess out of his A commission faid court of chancery, at any time discharge as well every or commission commission, as every commissioner that shall be made or shared by named by authority of this act; (3) after which discharge, the superscale is superscaled in the superscale faid commissioner shall have no power or authority to proceed in

Altered by

Q3

the execution of their commission, nor in any thing by authority of this act.

XVII. Provided always, That such laws, acts, decrees, and

How long the commissioners decree shall endure.

ordinances as shall happen to be made by the said commissioners according to the tenor of their commission, or by authority of this act, shall stand good and effectual, and be put in due execution so long time as their commission endureth, and no longer; except the faid laws and ordinances be made and ingroffed in

parchment, and certified under the seals of the said commissioners into the King's court of chancery, and then the King's royal March. 196. affent be had to the same, any thing contained in this present act Altered by 33 El. c. 9. f. 1. to the contrary hereof notwithstanding.

Commissions into a county palatine.

XVIII. Provided also, That whensoever, and as often as fuch commission as is asore limited shall be made and directed to any person or persons for the reformation and amendment of or in any of the premisses specified in the said commission, within the fees, liberties, and possessions of the principality of Wales, the county palatine of Chester, or within the sees, liberties, and possessions of any other place where there is liberty and jurisdiction of county palatine, that in every such case two commissions shall be awarded and made according to the tenor of the commission above expressed, one thereof under the great feal of England, and the other under the usual feal of the county palatine, in manner and form as is above provided for the duchy of Lancaster; any thing afore rehearled in this present act to the contrary notwithstanding.

The King's royal affent shall be certified into the chancery. Altered by

XIX. And it is provided, and also enacted, That the royal affent limited to be had unto the laws and ordinances to be made by the faid commissioners, as is abovefaid, shall be certified into the said court of chancery under the King's privy seal; (2) and that there shall not any sum of money be paid for 13 El. c. 9. f. 1. the same privy seal; but for the writing of the same certificate under the said privy seal shall be paid to the writer thereof ii.s. and not above, nor no other nor greater fum for any thing touching or concerning the same certificate under the same privy feal.

Commissions in Wales and counties palatine.

XX. Provided alway, That the chancellors, and fuch other as shall have the custody of the seals of the said principality of Wales, or the county palatine of Chester, or within the sees, liberties, and possessions of any other place where there is liberty and jurisdiction of county palatine, upon reasonable request, and upon the fight of the commission under the King's great feal of his chancery, shall without delay make out another commission under the seal of the said county palatine, ac-- cording to the tenor of the King's commission to them shewed under his great seal; (2) and to those commissioners as shall be named by the lord chancellor, lord treasurer, and the two chief justices, or by three of them, whereof the lord chancel-Regist f. 127. lor to be one, except it be within the fees, and liberties of the duchy of Lancaster, within which sees and liberties the commis-

Made perpe-tual by 3 & 4

fioners shall be named, and commissions made, as is afore ordained dained by this act; any thing contained in the faid act, or in and explained any proviso thereunto added and annexed, to the contrary by 3 Jac. 1. thereof notwithstanding. (3) This act to endure for twenty c. 14- years.

CAP. VI.

For obligations to be taken by two chief justices, the mayor of the staple, and the recorder of London.

PORASMUCH as the mayors of the staple in divers places of Before whom this realm, where any staple is kept, in the presence of the recognizancea constables of the same staple before this time have and might lawfully be take recognisance or knowledge for debts, only concerning and touching the form, &c. the merchandise of the same staple, betwink merchant and merchant of statutes of the same staple, according to divers laudable statutes and provisions be-staple were fore this time had, ordained, and made; (2) which mayors and devised only constables, many and sundry times since the making of the same stape were fitted, having taken divers recognisances and knowledges of divers of staple, be-the King's subjects for debts, surmising the same knowledge or re-tween mercognisance to be made for surety of payment of sums of money for chant and such wares as were or have been bought in the same staple; where of merchant. troth the same recognisance did not in any wise touch or concern the merchandise of the same, ne also the parties, that is to say, the cognisor, ne the cognise, that did knowledge and take the same recognisances and knowledges, taken in form aforesaid, are not only clear contrary to the true meaning and intent of the same staple; (3) which recognisances and knowledges, taken in form aforesaid, are not only clear contrary to the true meaning and intent of the same some estatutes, but also thereby divers great and sundry inconveniencies, damages, and deceits de daily arise and grow to divers of the subjects of our sovereign lord the King, by reason of the misusing of the same; and forasmuch as the King's highness, of his most high wisdom, perceiveth the misusing and execution of the same to be contrary to the some true, lawful, and reasonable bond, for surety of payment of the debts of his sub-jects, shall be made and devised by true and sust means, which in itself may and shall burbort right and sensity, and also consonant to reason.

may and soll purport right and equity, and also consonant to reason.

II. In consideration whereof, by the affect of the King's who may take highness, his lords spiritual and temporal, and his commons, recognizance in this present parliament assembled, and by the authority of in the nature the same, it is enacted, ordained, and established. That from staple, the first day of April next coming, the chief justice of the King's Co. pl. f. 12. bench, and the chief justice of the common pleas, which now 1 Mod. 185. be, or at any time horeaster shall be, and every of them by Co.Lit. 289. b. himself, and in their absence out of the term, the mayor of Hob. 195. the staple of Westmisser, and the recorder of the city of London, for the time being, jointly together, by his or their discretions, shall have sull power and authority to take recognizances or knowledges of every of the King's subjects for the payment of

debts, according to fuch form as hereafter ensueth:

(2) Noverint universe per prasent me A.B. & C.D. armig' The form of teneri & firmiter obligari Johanni at Style in C. li. sterling' solvend the recognicidem Johanni aut suo cert' accorn' has scriptum ostend hared vel enzance.

i *e*

ecut' suis in tal' fest' &c. prox' futur' post dat' præsentium; & si de-fecero vel defecerimus in solutione debit' prædies' volo & concedo; vel fic, volumus & concedimus, quod tunc currat super me, hæred' & ex-

ecutores meos, vel super nos & quemlibet nostrum, hæred' & execut' nostros pæna in statuto stapulæ de debit' pro merchandisis in eadem emptis recupand' ordinat' & provis' dat' tal' die anno regni regis, &c.

III. And that every obligation that shall be made as is afore-

By what feals

the same oblifaid, and knowledged before any of the said chief justices, or gation shall be the said mayor and recorder, according to this act, shall be sealed. Vaughan, 102. sealed with the seal of the party or parties that shall recognise or knowledge the same, and also with such seal as the King's highness shall ordain and appoint for the same, and with the seal of one of such of the said justices, or with the seals of the faid mayor and recorder, and with his or their name or

names subscribed, that so shall take the same recognisance or knowledge; (2) and that every of the faid two justices, and the faid mayor and recorder, shall have the custody of one such fcal, by the King's highness to be appointed, with one like print, icripture, and faihion, which shall severally remain with them to the intent above rehearled.

IV. And further be it enacted by the authority aforesaid,

The clerk of the recognishall dwell in London. Hob. 221. By8G.1.c.25. there shall be

three rolls,

&ç.

That such an honest and discreet person as shall be assigned by roll them, and fame perfore in the headly and fame perfore in the fufficient deputy or deputies of the same persons so to be assigned, shall make and write all such ob- ligations as shall be acknowledged and recognized by authority of this act, and shall cause the same obligations recognized, and acknowledged in form as is abovefaid, to be inrolled in two several rolls indented, whereof one shall remain with such of

> other roll with the writer thereof, appointed for the same; (2) and that the said person by the King's highness to be appointed for making, writing, and inrolling such obligations, or his fufficient deputy or deputies, shall be dwelling or abiding in the faid city of London, upon pain to forfeit for every time that he and his deputy shall be absent by the space of two days,

the faid justices, or with the said mayor and recorder, that so

shall take the same recognizance in form aforesaid, and the

Certificate of the recognizance in the chancery.

V. And further it is enacted by authority aforefaid, That the faid person so to be assigned by the King's highness to write, make, and inroll such obligations, or his sufficient deputy or deputies, at the request of the creditors, their executors or administrators, shall certify such obligations as shall be taken and recognized by authority of this act, into the King's court of chancery, under the seal of the said person so to be appointed for writing, making, and inrolling fuch obligations.

z Inft. 290.

VI. And that every person and persons to whom any such obligation shall be made, knowledged, and inrolled (as is aforefaid) their executors and administrators, and the executors and administrators of every of them, for default of payment of the debts contained in such obligations, shall have in every point, degree, and condition, against the said recognizor and recognizors, nizors, and every of them, their heirs, executors, and admi- Execution nistrators, and the heirs, executors, and administrators of eveningance acry of them like process, execution, commodity, and advantage knowledged in every behalf, as hath been used and accustomed before this according to time to be had, done, or made, of and upon any obligation of this statute. the statute of the staple, and under such manner and form, as is for the same statute of the staple provided, (2) paying for fuch process and execution to be had, such like fees as is accustomed for process and execution to be had upon obligations of the same statute of the staple, and not above.

VII. And that every such person and persons that shall be Where the bounden, or otherwise grieved by virtue of any obligation to recognizor the made by authority of this act, shall have their like remedy lieved by authority of this act, shall have their like remedy lieved by authority of the law that the l by Audita querela, and all other remedies in the law, that they dita querela. might have had in case they had been bounden by obligation of the statute of the staple.

VIII. And that every such person and persons that shall have The King process for execution to be had by reason of any such obliga- shall have rob. tion to be made and knowledged according to this act, shall in the pound pay to the King's highness, his heirs, or successors, at the time upon execupay to the King's highness, his heirs, or inccenors, active time from fued of ensealing of the process for execution to be had, one half-tion fued. Altered by peny for every pound that shall be contained in the obligation, 8G.1.C.25.f.3. whereof execution shall be required, and not above.

IX. And that every fuch person and persons that shall happen The remedy to have any execution of any lands, tenements, or heredita- for tenant by ments, by reason of any such obligations to be made and being differed. knowledged (as is abovefaid) their executors, administrators, or affigns, and the executors, administrators, and affigns of every of them, if they, or any of them being put out or diffeifed, shall have like remedy in every point and condition, as persons having execution in and upon any statute of the staple, after execution to them had, may or might have, by virtue of the faid writing obligatory of the statute of the staple, and execution of the same.

X. And further be it enacted by the authority aforesaid, That The justices every of the said justices, and the said mayor and recorder, be-clerk's fee fore whom any fuch obligations shall be recognized, shall take recognizance. for every knowledge of every one such recognizance iii. s. iv. d. and not above; (2) and the clerk that shall write, make, and inroll the same obligations, iii. s. iv. d. (3) and for the certificate of every one such obligation xx. d. (4) and if any of the said justices, mayor, recorder, or clerk, take of any of the King's subjects above the sum or sums to them limited by this estatute, that then the said justices, mayor, recorder, or clerk, that so shall take contrary to the form aforesaid, shall forfeit for every time fo offending xl. li.

XI. And further it is enacted by the authority aforesaid, In what cases That from the faid first day of April, no mayor or constable of recognizances the staple, for the payment of any sum or sums of money, take of statute stands any knowledge or recognizance of the said statute of the star taken by the ple, of any of the King's subjects, upon pain to forfeit for mayor and

conflables of in what not.

confiables of every time so offending, xl. li. the one moiety of all and single, and gular the said penalties to be to the King's highness, and the other moiety to the party that will sue for the same; (2) for the recovery whereof, the party that will purfue shall have his remedy by information, action of debt, bill, or plaint in any of the King's courts, in which no effoin, protection, nor wager of law shall be admitted. (3) Provided alway, That this act, nor any thing therein contained, be in any wife prejudicial or hurtful to any mayor and constables of the staple for any bond or writing of the statute of the staple to be taken or received between merchants being free of the same staple, for merchandise of the same staple between them lawfully bought and sold.

Recognisan-ces taken before the flatute 11 Ed. z. Acton Burnell. 13Ed.1.flat.1. 27Ed.3.ftat.s. 27El.c.4.1.7.

XII. Provided also, and be it enacted by the authority aforefaid, That all recognisances before this time taken before the mayor and constables of any of the said staples, whereof the fums now be not paid, nor otherwise contented, lawfully avoided, and discharged by the law, shall be as good and effectual as though they had been verily made for merchandise of the fame staple, and between merchant and merchant of the same staple, and as they should have been, if this act had never been had ne made.

CAP. VII.

The statutes of 5 R.2. stat. 1. c.3. 6 R.2. c.7. 4 H.7. c. 10. touching the bringing of Gastoin or Guien wines, or Toulouse ode, into this realm by ships only of England, Ireland, or Wales, and by only masters and marmers of the same countries, confirmed. No person shall lay on land, out of a ship, any French wine between the feaft of St. Michael and the Purification, upon pain of forfeiture thereof. No person shall sell by retail any Prenth wines above viii. d. the gallon viz. i. d. the pint; not any malmeley, fack, rumney, or other fweet wine, above zij. d. the gallon. The prices of the tun, butt, pipe, and hoghead of the faid wines shall be assessed by the King's great officers. The contents and gauging the said vessels.—To continue unto the last day of the next parliament.

26 H. S. C.10. 28 H. S. C.14. 32 H. S. C.14.

EXP.

CAP. VIII.

The bill for the bavens in the west parts.

How certain havens in Cornwall and Devonshire may be amended. and benefit which this realm and others received by the

Discoully shewesh, and complaineth unto the King our sovereign lord, and to the lords spiritual and temporal, and the commons, in this present parliament assembled, the inhabitants of the towns and pers of Plymouth, Dartmouth, and Teignmouth, in the county of Devonshire, Falmouth, and Foway, in the county of Cornwall, That where the faid ports have been in time past the principal and most 27 H. S. C. 23. These where the jata ports have been in time past the principal and most The great ease commodious havens and ports within this realm for the road, surety, and preservation of stops resorting from all places of the world, as well in peril of storms as otherwise. (2) For where before this time all manner of ships being under the portage of eight hundred tuns, resorting unto any of the faid ports or havens, might at the low water eafily enter into the same, and there lie in surety, what wind or tempest soever did blow.

blow, by reason whereof not only a great multitude of ships, as well Plymouth of this realm, as of other regions and countries, before this time have Dartmouth, been preserved and saved, but also in time of war the said havens bec. and ports have been the greatest fortification and defence of that part of this realm, and the special preservation of the great part of the navy of the same: (3) Which said ports and havens been at this present time in manner utterly decayed and destroyed by mean of certain, tinworks, called stream-works, used by certain persons within the said counties; which persons more regarding their own private lucre, than The earle of the common wealth and furety of this realm, have by working of the decay of the faid stream-works, digging, fearthing, and washing of the same the aforesaid near unto the fresh rivers, waters, and low places, descending and coming out of the lands towards and into the faid ports and havens to the sea, conveyed by the force of the said fresh rivers a marvellous great quantity of fand, gravel, stone, robel, earth, slime, and filth into the faid ports and havens, and have so filled and choaked the same, that where before this time a ship of the portage of eight hundred tun, as is aforefaid, might have easily entred at a low water into the same, now a ship of an hundred can scantly enter at the half flood, to the decay and utter destruction of the said havens and ports, and also to the ruin and utter undoing of all the good towns within the said counties of Devonshire and Cornwall, if remedy be not in that case speedily provided: (4) For reformation whereof, be it enacted A remedy to by the King our sovereign lord, the lords spiritual and term-maintain them nown and the commons in this present parliament assembled for the suture. poral, and the commons, in this present parliament assembled, for the futureand by authority of the fame, That no person or persons hereafter shall labour or work, or cause to be laboured or wrought, in any manner of tin-works, called Stream-works, within the faid counties of Devenshire and Cornwall, nigh to any of the said fresh waters, rivers, or low places, descending or having course unto the said havens or ports, or any of them, nor shall labour, dig, or wash any tin in any of the said tin-works called Stream-works, unless the said digger, owner, or washer shall make, or cause to be made, sufficient hatches and ties in the end of their buddles and cords, and therein put and lay, or cause to be put and laid, all the sand, stones, gravel, and robel digged about the insearching, sinding, and washing of the said tin, there to be wholly and furely kept by the said hatches and ties, out and from the faid fresh rivers and watercourses, or any of them, so that the said sand, stones, gravel, and robel, ne any part thereof, be for lack of fuch hatches or ties conveyed into the faid ports and havens, or any of them, (5) upon pain to forfeit for every time that any owner or tin-ner shall dig or wash, or cause to be digged or washed, any offenders, and tin contrary to the form aforesaid, x. li. the one half thereof to whom apto be to the use of our severeign lord the King, and the other half plied, &c. thereof to be to any of the inhabitants of the faid ports, towns, or The penalty havens, that will sue for the same in any of the King's courts by enlarged by original writ, bill, plaint, information, or otherwise, wherein the 6.2. defendant shall not be admitted to wage his law, ne any protection

or essoin shall be allowable,

The remedy if any person

[1531. II. And be it further enacted by the authority aforesaid, That if any person or persons shall happen to be sued, accused, be troubled in indicted, imprisoned, amerced, condemned, or otherwise vexed the flannary indicted, imprisoned, amerced, condemned, or otherwise vexed for profecu-ting according by any of the ministers or officers of any of the King's court of to this statute. stannary, or by any other person or persons, for pursuing or at-

tempting any fuit or action according to this estatute, against fuch person or persons as shall offend contrary to the form aforesaid, that then all such suits, accusements, indictments, imprisonments, actions, condemnations, fines, amerciaments, and every other act or acts to be done in any of the faid courts of stannary, or elsewhere, by any person or persons, against any person or persons, for suing or attempting any suits or actions by virtue of this estatute, shall be utterly void and of none effect in the law; (2) and that the parties sued, indicted, ac-cused, imprisoned, or otherwise grieved or molested, for purfuing against any person or persons offending this estatute, shall have his action and remedy grounded upon this estatute by original writ, bill, plaint, information, or otherwise, in any of the King's courts, against such as shall procure or attempt to vex, trouble, or otherwise molest any such person or persons for fuing or pursuing for the forfeitures aforesaid, and shall recover treble damages in that behalf; and the party defendant shall

not be admitted to wage his law, ne any protection, effoin, or

of the offender, and the mean to re-

cover it.

The forfeiture privilege shall be to him allowable; (3) and if it shall happen any person or persons for pursuing any suit or action upon this estatute, or by occasion of the same, hereaster to be imprisoned by any manner of person or persons, being officers or ministers of the stannary, their deputies, or substitutes, that then every of the justices of peace within any of the counties aforesaid, wherein the faid prisoner shall happen to be committed to prison, upon credible information thereof, taking furety by his difcretion, for appearance of fuch prisoner at the next general selfions of peace, shall have power and authority, as well to direct his warrant to the gaoler, or keeper of the prison, as to any other person or persons to whom the said prisoner shall be committed unto, commanding him or them, upon pain of forfeiture of xl. li. to deliver, and put at large the said prisoner or prisoners; (4) which if he refuse so to do, then every such offender shall lose and forfeit the said xl. li. the one half of which forfeiture to be to the use of our sovereign lord the King, and the other half to him that is grieved by reason of such imprisonment, to be recovered in manner and form aforesaid; (5) and the defendant in any action or fuit for the same, shall not wage his law, ne have any effoin or protection allowed; (6) and if it shall appear, upon the appearance of such prisoner at the quarter sessions, by examination of the justices of peace there being, that he was imprisoned contrary to the form of this estatute, that then he shall be forthwith dismissed, and thereby discharged; and if he were lawfully imprisoned for any other just

cause, then to be remanded to prison by the discretion of the said justices.

III. Provided alway, That this act, or any thing therein This act shall contained, be not in any wife prejudicial or hurtful to any of not be prejudicial to the the officers of the stannary, ne to any of their lawful, liberties, officers or privileges, usages, laws, or customs, saving only in the cases liberties of the and provisions contained and limited within this present act, stannaries. which shall alway be put in execution according to the tenor of this act; any usage, custom, privilege, ordinance, or liberty to the contrary thereof notwithstanding.

IV. And it is enacted, That this act shall begin to take effect

from the feast of St. Michael the archangel next coming, and

not before.

CAP. IX.

An all that no person shall be cited out of the diocese where be or she dwelleth, except in certain cases.

THERE great number of the King's subjects, as well men, Hob. 17, 178, VV wives, servants, as other the King's subjects, dwelling in 186. divers dioceses of this realm of England, and of Wales, heretofore have been at many times called by citations, and other processes compulsory, to appear in the arches audience, and other high courts of the archbishops of this realm, far from, and out of the diocese where such men, wives, servants, and other the King's subjects been inbabitant and dwelling, (2) and many times to answer to surmised and feigned causes, and suits of defamation, withholding of titbes, and fuch other like causes and matters, which have been sued more for malice, and for vexation, than for any other just cause of suit.

II. And where certificate bath been made by the summoner, apparitor, or any such light literate person, that the party against whom any such citation hath been awarded, bath been cited or summoned, and thereupon the same party, so certified to be cited or summoned, bath not appeared according to the certificate, the same party therefore hath been excommunicated, or at the least suspended from all divine service;
(2) and thereupon, before that he or she could be absolved, bath been compelled, not only to pay the fees of the court whereunto he or she was fo called by citation, or other process, amounting to the sum of ii. s. or xx.d. at the least; but also to pay to the summoner, apparitor, 2 Bult. 72. or other light literate person, by whom he or she was so certified to be Noperson shall fummoned, for every mile being distant from the place where he or be cited out of she then dwelled, unto the same court whereunto he or she was so cited where he or summoned to appear, ii.d. to the great charge and impoverishment dwelleth, but of the King's subjects, and to the great occasion of misbehaviour and in certain missiving of wives, women, and servants, and to the great impair- cases.

ment and diminution of their good names and honesties: (3) Be it 3 Mod. 211.

therefore enacted by the King our sovereign lord, with the 2 Salk. 548.

assent of the lords spiritual and temporal, and the commons, Co. pl. 6. 364, in this present parliament assembled, and by authority of 448. the same, That no manner person shall be from henceforth 12 Co. 77. cited or fummoned, or otherwise called to appear by himself, 13 Co. 4. or herself, or by any procurator, before any ordinary, arch. Hedey 19, deacon, 118.

Palmer, 488. deacon, commissary, official, or any other judge spiritual, out Godbolt, 214 of the diocese, or peculiar jurisdiction where the person which pl. 306. (as is aforefail) called, furnmoned, or otherwise (as is aforefail) called, called, furnmoned, or otherwise (as is aforefail) called, called, the control of the called shall be inhabiting and dwelling, at the time of awarding, or cro. Car. 97, going forth of the same citation or summons; (4) except that

it shall be for, in, or upon any of the cases or causes hereafter

written; that is to fay, for any spiritual offence, or cause com• From the werb mitted or done, or omitted, * forslewed, or neglected to be
Forelow, to done, contrary to right or duty, by the bishop, archdeacon, commissary, official, or other persons having spiritual juris-diction, or being a spiritual judge, or by any other person or persons within the diocese, or other jurisdiction, whereunto he or she shall be cited, or otherwise lawfully called to appear and answer.

Hetley, 49. 328.

III. And except also it shall be by or upon matter or cause of aRoll, 136, 174, appeal, or for other lawful cause, wherein any party shall find himself or herself grieved or wronged by the ordinary judge or judges of the diocese or jurisdiction, or by any of his substitutes, officers, or ministers, after the matter or cause there first commenced, and begun to be shewed unto the archbishop, or bishop, or any other having peculiar jurisdiction, within whose province the dioceso or place peculiar is; (2) or in case that the bishop, or other immediate judge or ordinary dare not, nor will not convent the party to be sued before him; (3) or in case that the bishop of the diocese, or the judge of the place, within whose jurisdiction, or before whom the fuit by this act should be commenced and prosecuted, be party directly or indirectly to the matter or cause of the same suit; (4) or in case that any bishop, or any inserior judge having under him jurisdiction in his own right and title, or by commission, make request, or instance to the archbishop, bishop, or other superior ordinary or judge, to take, treat, examine, or determine the matter before him, or his substitutes, (5) and that to be done in cases

an ordinary offending against the purport of

this Ratute.

The forfeit of (6) upon pain of forfeiture to every person by any ordinary, commissary, official, or substitute, by virtue of his office, or at the fuit of any person to be cited, or otherwise summoned, or called contrary to this act, of double damages and costs for the vexation in that behalf fuftained, to be recovered against any such ordinary, commissary, archdencon, official, or other judge, as shall award or make process, or otherwise attempt or procure to do any thing contrary to this act, by action of debt, or action upon the case, according to the course of the common law of this realm in any of the King's high courts, or in any other competent temporal court of record, by original writ of debt, bill, or plaint; (7) in which action, no protection, other than such as shall be made under the King's great seal, and figned with his fign manual, shall be allowed, neither any wager of law, nor effoin shall be admitted; (8) and upon pain of forfeiture for every person so summaned, cited, or otherwise called

only where the law civil or canon doth affirm execution of fuch request, or instance of jurisdiction, to be lawful or tolerable: called (as is abovefaid) to answer before any spiritual judge out of the diocese, or other jurisdiction where the said person so dwelleth, or is refident or abiding, x. li. sterling: the one half thereof to be to the King our fovereign lord, and the other half to any person that will sue for the same in any of the King's said courts, or in any other the faid temporal courts, by writ, information, bill, or plaint; (0) in which action no protection shall be allowed, nor wager of law or esson shall be admitted.

IV. Provided always, That it shall be lawful to every arch-Anarchbishop bishop of this realm to call, cite, and summon any person or may cite for persons inhabiting or dwelling in any bishop's diocese within his heresy in ano-province, for causes of heresy, if the bishop or other ordinary ther bishop's immediate thereunto consent, or if that the same bishop, or other 3 Inst. 39, 43. immediate ordinary or judge do not his duty in punishment of 1 Salk. 135.

the fame.

V. Provided also, That this act shall not extend in any wife to Provide for the the prerogative of the most reverend father in God the arch-probate of telbishop of Canterbury, or any of his successors, of or for calling tamenta in the any person or persons out of the diocese where he or they be in-habiting, dwelling, or resident, for probate of any testament or testaments, any thing in this act contained to the contrary not-

VI. And be it further enacted by authority aforesaid, That The fees for no archbishop, nor bishop, ordinary, official, commissary, or the seal of a any other substitute or minister of any of the said archbishops, citation. bishops, archdeacons, or other having any spiritual jurisdiction, at any time from the Feast of Easter next coming, shall ask, demand, take, or receive of any of the King's subjects, any sum or sums of money for the seal of any citation, after the said seast to be awarded or obtained, than only iii d. sterling, upon the pains and penalties before limited, contained, and expressed in this present act, to be in like form recovered, as is afore-

said. VII. Provided always, That this act be not in any wife hurt- Proviso for the ful or prejudicial to the archbishop of York, nor to his successors, probate of testaments in the taments in the province taments in the province of testaments within his province of and jurisdiction, by reason of any prerogative; any thing in this York. act to the contrary thereof notwithstanding.

CAP. X.

An act for feoffments and assurances of lands and tenements : El.c. 1. 1. 10, made to the use of any parish church, chapel, or such like.

WHERE by reason of feestiments, fines, recoveries, and other of Feestiments tates, and assurances, made of trusts, of maners, lands, tene- and assurances of lands, tenements, and hereditaments, to the use of parish churches, chapels, nements, &c. church-wardens, guilds, fraternities, commonalties, companies, or to churches, brother beads erected and made of devotion, or by common assert of the commonalties, &c. people without any corporation, and also by reason of feestments, fines, &c. found pre-recoveries, wills, and other alls made to any wes aforefaid, onto the uses King and his and intents to have obites perpetual, or a continual service of a priest subjects, as if for over, or for threescore, or fourscore years, founden of the issues they were

Rep. 1 & 2. Ph. & M. c. 8. Revived by

and aliened in mortmain. and profits of the manors, lands, tenements, and hereditaments, whereof such feoffments, fines, recoveries, wills, and other acts been made,
or that the feoffees, conifees, recoverers, or other persons, and their
heirs thereof seised, shall take, levy, receive, and perceive, or cause or
suffer to be taken, levied, and perceived the issues, revenues, and profits thereof, and the same to dispose, pay, convert, or otherwise imploy or suffer, or cause to be disposed, paid, converted, or imployed to
any such uses, intents, or purposes, as been above specified or to any
other like uses and intents; there groweth and issues to the King our
sovereign lord, and to other lords and subjects of the realm, the same
like losses and inconveniencies, and is as much prejudicial to them, as doth,
and is, in case where lands be aliened into mortmain:

Affurances of lands to churches, chapels, &c. shall be void. Cro. El. 235.

of II. Be it therefore enacted by the King our fovereign lord, the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That all and every such uses, intents, and purposes, of what name, nature or quality they shall be called, that shall be devised, coveranted, made, declared, or in any wise ordained after the first day of March, in the three and twentieth year of the reign of our sovereign lord King Henry the eighth, by any seossee, recoverer, or conisee, or by any other person or persons to whose use any such seossee, recoverer, or conisee shall be seised, of any manors, lands, tenements, or hereditaments, or of the issues, revenues, and profits of them, or any of them, shall be utterly

Provifo for affurances of lands to churches, &c. for xx. years.

void, and of no strength, virtue, nor effect in the law.

III. Provided alway, That it shall be lawful to every person, being seised of any manors, lands, tenements, or hereditaments to his own proper use, or having seosses, recoverers, or conises to his use, to make, ordain, or devise, or cause to be made, ordained, or devised, any of the uses, intents, or purposes above specified, in such manner as they might have done before the making of this act, and as if this act had never been had ne made; (2) so that no such uses, intents, or purposes to be so made, ordained or devised after the said sirst day of March, be not in any wise made, ordained, devised, or appointed, to endure, continue, or abide by any crast, colour, terms, sentences, clauses, words, or other means, above the term of twenty years next after the sirst making and beginning of any such uses, intents, or purposes.

IV. And it is surther enacted, That if any person or persons,

Collateral afforances in defrauding of the statute shall be void.

IV. And it is further enacted, I hat it any perion or perions, in defraud of this statute, bind or ordain any their heirs or successors, or any other person or persons, that they shall suffer such uses, intents, and purposes to endure and continue, contrary to this act, upon pains or penalties of sols of any other lands, tenements, or hereditaments, or of any other thing or things; or do attempt or devise by any colour, craft, or means, any thing or things, to make any such uses, intents, or purposes to be declared, contrary to the true meaning of this act, to continue or abide for any longer time or season than is above limited for the same; that then every such pain, penalty, craft, colour, and every other thing and things, of what kind, nature, or quality soever it be that shall be so made, ordained, or devised in defraud of this

act, shall be utterly void in the law to all intents; and that this statute shall be always interpreted and expounded, as beneficially as may be, to the destruction and utter avoiding of such uses, intents, and purposes therein above remembered, and of all other like uses and intents, otherwise than only after such manner as is afore by this present act provided.

V. Provided alway, That in such cities, and towns corporate, Customs in ci-where by their ancient customs they have good and lawful auties and towns thorities to devise into mortmain the lands, tenements, and he-reditaments, within the same cities or towns corporate, that this act shall not be in any wife prejudicial or hurtful to any fuch

VI. Provided alway, That this act, ne any thing therein con- proviso for the tained, shall extend, or be in any wife prejudicial, to hinder or devices of the impair any fuch ordinances, devices, or declarations of uses, as executors of shall hereafter be made and declared in writing, by the executors Jannis and of the testaments and last wills of Robert Tannis and Terry of the of the testaments and last wills of Robert Jannis and John Terry, city of Nor-late aldermen of the city of Norwich, now deceased, or by the wich. executors or the survivor of the executors of either of them, of any lands, tenements, or hereditaments, not amounting in the whole above the clear yearly value of forty pounds, to be imployed and converted to and for the discharge of tolls and customs within the said city, and at the gates of the same, for the discharge of the poor people within the same city, of taxes and tallages hereafter to be affeffed and levied, and for the cleanfing of the streets of the same city, or for any of the said good purposes, according to the true intents and meanings of the said last wills and testaments, and either of them; so that the same ordinances, devices, and declarations be had, made, and certified 7 & 8 W. 3. in writing into the King's court of Chancery, within two years c. 37. next ensuing the feast of Easter next coming.

CAP. XI.

An act for clerks convict breaking prison.

HERE divers persons being convict of murder or felony, 3 Ed. 1. c. s. having the privilege of their clergy, and delivered to the ordinaries, afterwards willfully break the prisons of the ordinaries, and efcape their ways, doing and committing great, horrible, and detestable offences; and as hitherto for such wilful breaking of prisons of ordinaries by clerks convict, hath not been provided any great penalty, whereby they should stand in dread of doing the same: (2) Be it therefore It is selony for enacted by authority of this present parliament, That if any a clerk conclerk convict, being in prison of any ordinary, wilfully break the ordinary's the said prison, and escape his way out of the tame, that then prison, to every such breaking of prison and escape, shall be from hence-break the forth deemed and adjudged selony, and the offender therein same. Shall have and suffer such pain of death and penalty, and loss of c. 12. his lands and goods, as for other felonies is accustomed by the laws of this realm, and shall not in any wife be admitted to have Vol. IV.

They which

delivered to

the ordinary.

93 H. 8. c. 1.

be in holy or-ders, shall be

[1531. the privilege or benefit of his clergy, nor enjoy any fanctuary for the fame.

II. Provided alway, That if any such offender be within holy orders, that is to fay, of the orders of subdeacon, deacon, or priesthood, that then after he is convict of the premisses, he shall be delivered to the ordinary, there to remain without any pur-Altered 28H.8. gation.

III. And it is enacted, That it shall be at the liberty of the The ordinary may difgrade a ordinary, to difgrade any fuch offender after he is found guilty, may difgrade a ordinary, to differ any fuch offender after he is found guilty, and delivered to him as a clerk convict, and fend him before the clerk convict.

The ordinary ordinary to differ any fuch offender after he is found guilty, and fend him before the clerk convict, and fend him before the clerk convict, and fend him before the clerk convict. and fend him, King in his bench, with letters witnesling the said disgrading, to the King's (2) and thereupon the justices of the King's bench, having the record of his conviction, shall have power and authority to give judgment against every such offender, being convicted and difgraded, that he shall suffer death, like as they might do in case the same offender had been a lay-man, and arraigned, and found guilty afore them of the said offence, the delivering of such oftender afore to the ordinary notwithstanding.

CAP. XII.

An act for the exaction of tolls by the Severn fide.

HERE the King's subjects, passing upon the river and water of Severn, have used time out of mind, to have and use acertain path of one foot and a half broad on every side of the said river, for drawing up by lines or ropes, their trows, barges, boats, and other vessels passing or re-passing on the said river of Severn, with wine, ar any other merchandise, without any imposition, tax, or toll to be demanded of them that should carry wine in any of the said vessels, for the said passing and drawing in the said paths accustomed, till now of late certain covetous persons have perturbed and interrupted many of the King's subjects, haling and drawing up their vessels in the said paths, taking of them fines, and draughts, and bottles of wine, and yet daily use to take, to the disturbance and less to many of the King's subjects:

The penalty for hindering passengers upon the banks of the river of Severn, or for demanding of toll.

IL Be it therefore enacted by the King our fovereign lord, and the lords spiritual and temporal, and the commons, in this present parliament assembled, That no person or persons interrupt by any obstacle, let, or otherwise, any person or persons passing or re-passing, over and upon every of the said paths accustomed, nor also ask, take, or demand any toll, called a draught, or bottle of wine, or any other tax or imposition of any of the King's subjects there going in the said paths accustomed, upon every side of the river of Severn, there haling or drawing their boats, trows, or veffels, (2) upon pain to for-feit for every time that he or they so shall interrupt any of the King's subjects, or ask or take any such imposition, by what name soever it be called, forty shillings; the one half thereof to be to the King our sovereign lord, and the other half to the party grieved, that will fue for the fame by bill, plaint, information, or otherwise, in the which suit no essoin, wager of law, nor pro-19 H. 7. C. 18. tection shall be allowed.

9 H. 6. c. 5.

CAP.

CAP. XIII.

An att for trial of murders in cities and towns.

FORASMUCH as trials in murders and felonies in cities, boroughs, and towns corporate within this realm, having authotity to proceed in the deliverance of fuch offenders, been of tentimes deferred and delayed, by reason of challenge of such offenders, for lack
of sufficiency of freehold, to the great hindrance of justice: (2) It
may therefore be enacted by authority of this present parliament, Trial of seThat every person and persons, being the King's natural sublons in corporate towns ject born, which either by the name of a citizen, or of a free-fhall be by man, or any other name, doth enjoy and use the liberties and men worth xi. privileges of any city, borough, or town corporate, where he li. in goods. dwelleth and maketh his abode, being worth in moveable goods and substance to the clear value of forty pounds, be from hence-forth admitted in trial of murders and felonies in every sessions and gaol-delivery, to be kept and holden in and for the liberty of fuch cities, boroughs, and towns corporate, albeit they have no freehold; any act, statute, use, custom, or ordinance to the contrary hereof notwithstanding.

II. Provided alway, That this act do not extend, in any manner of wife, to any knight or esquire, dwelling, abiding, or reforting in or to any fuch city, town, or borough corporate, any thing in the same act mentioned or declared to the contrary

hereof notwithstanding.

CAP. XIV.

Process of outlawry to lie in actions, on 5 RICH. 2. and in covenant and annuity.

PORASMUCH as there is great delay in actions of trespass brought upon the statute of Richard the Second, made in the fifth year of his reign, against them that make entries into any lands or tenements where their entry is not given by the law, and also in actions of annuity, and actions of covenant, because there lieth no process of outlawry in such nature of actions: (2) For reformation Likeprocess to whereof, it may please the King's highness, by the advice of the behad in lords spiritual and temporal, and the commons, in this present every writ of annuity and parliament assembled, and by authority of the same, to ordain covenant, as and enact, That like process be had hereafter in every action in an action from henceforth to be brought upon the said statute of Anno of debt. quinto, as is in a common action of trespass at the common law, 5 R. a. stat. z. (3) and that also like process be had in every writ of annuity Br. Exigent, and covenant hereafter to be sued, as is in an action of debt.

22, 53, 63. Br. Proceis,12. 125.

CAP. XV.

An all that the plaintiff, being nonsuited, shall yield damages to the defendants in actions personal, by the discretion of the justices.

Hutt. 22, 69, z Roll, 63. 2 Roll, 213 Hetley, 146. 5 R. s. flat. 1. c. 7. 8 El. c. 1. 2 Inft. 651. Cro. El. 177, 300, 465, 503. 3 Bulftr. 248. Moor, 625. pl. \$57. Br. Costs. 23. 3 Leon. 92. Salk. 207. Hob. 219. plaintiff is nonfuit, &c. the defendant shall recover cofts.

Farther prohereto, law, 344.

Dyer, 32. nished. 2 Roll. 88.

BE it enacted by the King our fovereign lord, and the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That if any person or persons, at any time after the feast of the Purification of our Lady, in the twenty third year of the reign of our fo-vereign lord King Henry the Eighth, commence or sue in any court of record, or elsewhere in any other court, any action, bill, or plaint, of trespals upon the statute of King Richard the Second, made in the fifth year of his reign, for entries into lands and tenements, where none entry is given by the law, (2) or any action, bill, or plaint of debt or covenant, upon any especialty made to the plaintiff or plaintiffs, (3) or upon any contract supposed to be made between the plaintiff or plaintiffs, s Leon. 9, 52. plaint of detinue of any goods or chattels, whereof the plaintiff and any other person or persons, (4) or any action, bill, or or to any of them, (5) or any action, bill, or plaint of account, in the which the plaintiff or plaintiffs suppose the defendant or defendants to be their bailiff or bailiffs, receiver or receivers of their manor, mese, money, or goods, to yield account, (6) or any action, bill, or plaint upon the case, or upon any statute, for any offence or wrong personal immediately supposed to be farther provision relating done to the plaintiff or plaintiffs, (7) and the plaintiff or plaintiffs in any such kind of action, bill, or plaint, after appearance of the defendant or defendants be nonfuited, or that any verdict 4 Jac. 1. c. 3. of the defendant or defendants be nonluited, or that any vertice. Mod. Cases in happen to pass, by lawful trial, against the plaintiff or plaintiffs in any such action, bill, or plaint, that then the defendant or defendants in every such action, bill, or plaint, shall have judgment to recover his costs against every such plaintiff or plaintiffs; (8) and that to be affested and taxed by the discretion of the judge or judges of the court where any fuch action, bill, or plaint shall be commenced, sued, or taken; (9) and also that every defendant in such action, bill, or plaint shall have such process and execution for the recovery and having of his costs against the plaintiff or plaintiffs, as the same plaintiff or plaintiffs should or might have had against the defendant or defendants, in case that judgment had been given for the part of the said plain-

Bro. Cofts, 23. tiff or plaintiffs, in any such action, bill, or plaint.

He that the tenth in Ferms passes period find be otherwise puriods.

II. Provided alway, That all and every such poor person or persons being plaintiff or plaintiffs in any of the said actions, otherwise puriods. Where the index or index where actions be admitted by discretion of the judge or judges, where fuch fuits or actions shall be pursued or taken, to have their process and counsel of charity, without any money or fee paying

for the same, shall not be compelled to pay any costs by virtue and force of this statute, but shall suffer other punishment, as by the discretion of the justices or judge, afore whom such suits shall depend, shall be thought reasonable, any thing afore rehearfed to the contrary hereof notwithstanding.

CAP. XVI,

It shall be felony to sell, exchange, or deliver to any Scotishman, vived by a El. or within Scotland, any horse, gelding, &c.

c. 12. and re c, 7. and re-pealed by 4. Jac. 1. c. 1.

Rep.by: Ed. 6.

CAP. XVII.

For the winding of wool.

BE it enacted by the King our sovereign lord, and the lords No wool shall spiritual and temporal with the commons, in this present be wound that is not sufficient of the form. That from is not sufficient to the form of the form of the form of sufficient to the form of t parliament assembled, and by authority of the same, That from is not suffici-henceforth no manner of person ne persons do wind, or cause to be wound any sleece of wool being not sufficiently rivered or washed, (2) ne wind, nor cause to be wound within any sleece, clay, lead, ftones, fand, tails, deceitful locks, cot, cals, comber, lambs wool, or any other thing, whereby the fleece may be the No deceitful more weighty, to the deceit and loss of the buyer; (3) upon thing shall be pain the seller of any such deceitful wools to forfeit for every fleece. luch fleece vi.d. the one mosety to the King, the other to the & H. 6. c. 22. finder and prover of the same deceit, by action of debt, by original writ, bill, plaint, information, or otherwise, in any of the King's courts, in which action no wager of law, essoin, or pro-

King's courts, in which action no wager or law, circuit, or protection shall be allowed for the defendant.

II. Provided alway, That this act concerning rivering and washing of any wool, shall not in any wise extend to any shire or is not washed, shires, the inhabitants whereof have not customably used before or where this time to river or wash their sheep afore they be shorn, (2) sleeces be sold nor shall in any wise be hurtful or prejudicial to any person or persons that have used customably to sell their wools by tale or number of the sleece or sleeces, and not by the weight; any & 37 H. 8. c. 17. thing in this act to the contrary notwithstanding: (3) this act c. 23.

Made perpeto endure to the next parliament.

tual by 13 El. C. 25.

CAP. XVIII.

For pulling down of piles and fish-garths in the rivers Ouse and Humber.

HE mayor, sheriffs, and commonalty of the city of York, and other the King's true subjects inhabiting and dwelling nigh unto the river of Ouse, and the water of Humber, and all other occupiers of the same river and water, lamentably complaining, shewn unto our sovereign lord the King, the lords spiritual and temporal, and the commons, in this present parliament assembled, That where the said city, being one of the most ancient cities of this realm, hath been much relieved, maintained, and supported by the said river of Ouse, and water of Humber, which be the common and direct passage and way from Hull unto York aforesaid, by reason that many ships, keyls, cogs, and boats, and other vessels bave heretofore had their frank passages, without let, impediment, or interruption, in and upon the faid river and water of Ouse, and Humber, from divers parts of this realm unto the faid city,

The inconveniences enfuof fish-garths, stakes, piles, &c. in Ouse

whereby the faid city hath hitherto most chiefly been advanced; (2) and now of late certain persons, studying only for their own private ing the fetting lucre, not regarding the common weal, but daily imagining the utter destruction, ruin, and decay of the said city, and the countries adjoining upon the said river of Ouse, and water of Humber, sec. in Ouse adjoining upon the said river of Ouse, and water of Humber, and occupiers thereof, have, and daily do keep, preserve, and maintain certain engines for taking of fish in the said river and water of Ouse, and Humber, commonly called sish-garths, and set in the said river and water, in such places of the same where ships should have their liberal and direct passage, in the midst of the streams of the said river of Ouse and water of Humber, stakes, piles, and other things, in and upon the common passage for ships, keyls, cogs, boats, and other vessels, at divers and many places in the said river of Ouse, and water of Humber; by reason whereof, not only the said ships, keyls, cogs, boats, and other vessels are daily in jeopardy, and men, children, goods, and other vessels are daily in jeopardy, and men, children, goods, and merchandises in the same, of late have been, and daily be like more to increase to be drowned, slain, and destroyed, but also the brood and fry of sish in the said river, and water of Ouse, and Humber, be commonly thereby destroyed and putrished, to the utter impoverishment and destruction of the said city, unless the day which the said that the said city, unless the said to the said city, unless the said to the sai A commission speedy remedy be in this behalf shortly provided:

shall be directed to viii, persons to cause such fish-garths, piles, &c. set in the rivers Ouse and Humber to be pulled down. Two piles for water marks shall be set up in the river. The lord chancellor may upon request grant the like commission at all times. No fishgarth or other engine shall be set up in Ouse or Humber. With what nets men shall fish. The forseiture of the offenders, and who shall have it.

CAP. XIX.

The King's pardon to all his spiritual subjects within the province of York, and of all offences and penalties not herein excepted.

CAP. XX.

An all concerning restraint of payment of Annates to the see of Rome.

bishopricks,

EXP.

Not in the printed flats.
Codex, Tit. 5.
Codex, Tit. 5.
Coreat fums of pecially fuch fums of money as the impoverishment of the fame; and effect for the court of Rome, by long time have heretofore taken of all and finder the fruits of archbishopricks, within this realm, by restraint of the Pope's bulls, for constitutions, elections, admissions, provisions, collations, confirmations, elections, admissions, postulations, provisions, collations, dispositions, institutions, installations, investitures, orders, holy benedictions

dictions, palles, or other things requisite and necessary to the attaining of (without those their promotions; and have been compelled to pay, before they could which difthose their promotions; and have been compelled to pay, vejore they could patch could attain the same, great sums of money, before they might receive any not be had at part of the fruits of the said archbishoprick, or bishoprick, whereunto the see of they were named, elected, presented, or postulated; by occasion where-Rome) of, not only the treasure of this realm hath been greatly conveighed out to the impoof the same, but also it hath happened many times, by occasion of death, the nation, unto such archbishops, and bishops, so newly promoted, within two or and sometimes three years after his or their consecration, that his or their friends, by the ruin of the whom he or they have been holpen to advance and make payment of the friends of the faid Annates, or first-sruits, have been thereby utterly undone and im-persons pro-poverished: and for because the said Annates have risen, grown, and encreased, by an uncharitable custom, grounded upon no just or good title, and the payments thereof obtained by restraint of bulls, until the same Annates, or first-fruits, have been paid, or surety made for the same; which declareth the said payments to be exacted, and taken by which deconstraint, against all equity and justice: the noblemen therefore of mands though the realm, and the wise, sage, politick commons of the same, assem- any just title, bled in this present parliament, considering that the court of Rome ceaseth not to tax, take, and exact the said great sums of money, under the title of Annates, or first-fruits, as is aforefaid, to the great damage of the said prelates, and this realm; which Annates, or first-fruits, were first suffered to be taken within the same realm, for the only defence of christian people against the insidels, and now they be claimed and demanded as mere duty, only for lucre, against all right and conscience: insomuch that it is evidently known, that there hath yet from the passed out of this realm unto the court of Rome, sithen the second year second H. 7. of the reign of the most noble Prince, of samous memory, King Henry 160,000l. hath the Seventh, unto this present time, under the name of Annates, or been paid for first-fruits, payed for the expedition of bulls of archbishopricks, and first-fruits, bishopricks, the sum of eight hundred thousand ducats, amounting in sterling money, at the least, to eightscore thousand pounds, besides other besides other great and intolerable sums which have yearly been conveighed to the said great sums; court of Rome, by many other ways and means, to the great impoverishment of this realm: and albeit, that our said sovereign the and though King, and all his natural subjects, as well spiritual as temporal, been as obedient, devout, catholick and humble children of God, and holy obedient chilcher, as any people be within any realm christned; yet the said ex-dren of actions of Annates, or first-fruits, be so intolerable and importable to holy church, this realm, that it is considered and declared, by the whole body of this realm now represented by all the estates of the same assembled in this exactions bepresent parliament, that the King's Highness before Almighty God, is ing intolerationally as by the duty of a good christian prince, for the conscription ble, the estates bound, as by the duty of a good christian prince, for the conservation ble, the estates and preservation of the good estate and common-wealth of this his sented, that realm, to do all that in him is to obviate, repress and redress the said the King is abusions and exactions of Annates, or first-fruits: and because that bound to redivers prelates of this realm, being now in extream age, and in other press them; debilities of their bodies, fo that of likelihood, bodily death in fort time especially now shall or may succeed unto them: by reason subsect areas summer of many when divers shall or may succeed unto them; by reason whereof great sums of money prelates are in shall shortly after their deaths be conveighed unto the court of Rome, extream age, for the unreasonable and uncharitable causes abovesaid, to the univer-

jaf

All fuch payments other than are declared in this

II. It is therefore ordained, established, and enacted, by authority of this present parliament, That the unlawful payment of Annates, or first-fruits, and all manner contributions for the

act, shall cease, same, for any archbishoprick, or bishoprick, or for any bulls hereafter to be obtained from the court of Rome, to or for the aforesaid purpose and intent, shall from hencesorth utterly cease, and no such hereafter to be paid for any archbishoprick, or

and no perfon shall pay goods, &c. to the King;

bishoprick, within this realm, other or otherwise than hereafter in this present act is declared; and that no manner person, nor persons hereafter to be named, elected, presented, or postulated them, upon persons hereafter to be named, elected, presented, or postulated pain to forfeit to any archbishoprick, or bishoprick, within this realm, shall pay the said Annates, or first-fruits, for the said archbishoprick, or bishoprick, nor any other manner of sum or sums of money, pensions or Annates for the same, or for any other like exaction, or cause, upon pain to forseit to our said sovereign lord the King, his heirs and fuccessors, all manner his goods and chattels for ever, and all the temporal lands and possessions of the same archbishoprick, or bishoprick, during the time that he or they which shall offend, contrary to this present act, shall have, possess, or enjoy the archbishoprick, or bishoprick, wherefore he shall so

and if any person is de-layed, or denied his bulls at the court of Rome.

offend contrary to the form aforesaid. And furthermore it is enacted, by authority of this present parliament, That if any person hereaster named and presented to the court of Rome by the King, or any of his heirs or successors, to be bishop of any see or diocese within this realm hereafter, shall be letted, deferred, or delayed at the court of Rome from any such bishoprick, whereunto he shall be so represented, by means of restraint of bulls apostolick, and other things requisite to the same; or shall be denied at the court of Rome, upon convenient suit made, any manner bulls requisite for any of the causes aforesaid, any such

confectated by his archbishop, being the King; and an arch-

he shall be

person or persons so presented, may be, and shall be consecrated here in *England* by the archbishop, in whose province the faid bishoprick shall be, so alway that the same person shall be named first named by and presented by the King for the time being to the same archbishop: and if any persons being named and presented, as aforefaid, to any archbishoprick of this realm, making convenient suit, bishop being laid, to any archbishoprick of this realm, making convenient suit, so letted, shall as is aforesaid, shall happen to be letted, deferred, delayed or

be consecrated otherwise disturbed from the same archbishoprick, for lack of

by two bishops pall, bulls, or other to him requisite, to be obtained in the court to be named by the King; of Rome in that behalf, that then every such person named and presented to be archbishop, may be, and shall be, consecrated and invested, after presentation made, as is aforesaid, by any other two bishops within this realm, whom the King's highness, or any of his heirs or successors, Kings of England, for the time being, will assign and appoint for the same, according and in

(as divers heretofore have been)

like manner as divers other archbishops and bishops have been heretofore, in antient time, by fundry the King's most noble progenitors, made, consecrated, and invested within this realm: and that every archbishop and bishop hereafter, being named

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and presented by the King's highness, his heirs or successors, after which, Kings of England, and being confecrated and invested, as is he shall be inaforefaid, shall be installed accordingly, and shall be accepted, archbishop taken, reputed, used, and obeyed, as an archbishop or bishop of and bishop of the dignity, see or place whereunto he so shall be named, pre-the see, sented, and consecrated, requireth; and as other like prelates of that province, see, or diocese, have been used, accepted, taken, and obeyed, which have had, and obtained compleatly, their bulls, and other things requisite in that behalf from the court of Rome. And also shall fully and entirely have and enjoy all the and shall enspiritualities and temporalities of the said archbishoprick or joy all spiribishoprick, in as large, ample, and beneficial manner, as any of tualties and his or their predecessors had, or enjoyed in the said arch-temporalties, bishoprick, or bishoprick, satisfying and yielding unto the King our fovereign lord, and to his heirs and successors, Kings of England, all such duties, rights, and interests, as before this time yielding unto had been accustomed to be paid for any such archbishoprick, the King all or bishoprick, according to the antient laws and customs of this duties, rights, realm, and the King's prerogative royal.

III. And to the intent our faid holy father the Pope, and and that due the court of Rome, shall not think that the pains and labours reward may taken, and hereafter to be taken, about the writing, fealing, be allowed for obtaining, and other businesses sustained, and hereafter to be of bulls, sustained, by the offices of the said court of Rome, for and about the expedition of any bulls hereafter to be obtained or had for any such archbishoprick, or bishoprick, shall be irremunerated, or shall not be sufficiently and condignly recompensed in that behalf; and for their more ready expedition to be had therein; it is therefore enacted by the authority aforefaid, That every every person spiritual person of this realm, hereaster to be named, presented, presented to or postulated, to any archomoprick or bimopries of this rick, or shall and may lawfully pay for the writing and obtaining of his rick, or or their said bulls, at the court of Rome, and ensealing the same shall pay 51. or postulated, to any archbishoprick or bishoprick of this realm, archbishopwith lead, to be had without payment of any Annates, or first-for every fruits, or other charge or exaction by him or them to be made, hundred that yielded, or paid for the same, five pounds Sterling, for and after the promotion the rate of the clear and whole yearly value of every hundred is of clear pounds Sterling, above all charges of any such archbishoprick, or bishoprick, or other money, to the value of the said five pounds, for the clear yearly value of every hundredth pounds of every fuch archbishoprick, or bishoprick, and not above, nor in any otherwise, any thing in this present act before written notwithstanding. And forasmuch as the King's highness, and The parliathis his high court of parliament, neither have, nor do intend to ment not will use in this, or any other like cause, any manner of extremity or ling to use exviolence, before gentle courtesse or friendship, ways and means tremity with first approved and attempted, and without a very great urgent cause, cause and occasion given to the contrary, but principally coveting to disburthen this realm of the said great exactions, and intolerable charges of Annates, and first-fruits, have therefore thought have comconvenient to commit the final order and determination of the mitted this

premissos, matter to the

So that if

King (to com- premisses, in all things, unto the King's highness. the court of Rome)

whose combe inviolably

observed,

declare, by

shall refuse in whole or in part shall be void,

and what he shall accept

shall be put in execution,

and be as a-

as any other

acts.

If no redress may be had by these ami-

pound it with it may seem to his high wisdom, and most prudent discretion, meet to move the Pope's holiness, and the court of Rome, amicably, charitably, and reasonably, to compound, other to extinct and make frustrate the payments of the said Annates, or firstfruits, or else by some friendly, loving, and tolerable composition to moderate the same in such wise as may be by this realm easily borne and sustained; that then those ways and composipolitions shall tions taken, concluded, and agreed, between the Pope's holiness and the King's highness, shall stand in strength, force and effect of law, inviolably to be observed. And it is also further or-

dained, and enacted by the authority of this present parliament, That the King's highness at any time, or times, on this side the and who shall feast of Easter, which shall be in the year of our Lord God, one have power to thousand five hundred and three and thirty, or at any time on this fide the beginning of the next parliament, by his letters patents, whether tents under his great seal, to be made, and to be entred of rethis shall be a cord in the roll of this present parliament, may and shall have flatute or not, full power and liberty to declare, by the faid letters patents, whether that the premisses, or any part, clause, or matter there-

of, shall be observed, obeyed, executed, and take place and effect, so as, what he as an act and statute of this present parliament, or not. So that if his highness, by his said letters patents, before the expiration of the times above limited, thereby do declare his pleasure to be, that the premisses, or any part, clause, or matter thereof, shall not be put in execution, observed, continued, nor obeyed, in that case all the said premisses, or such part, clause, or matter, as the King's highness so shall refuse, disaffirm, or not ratify, shall stand and be from henceforth uttely void and of none effect.

And in case that the King's highness, before the expiration of the times afore prefixed, do declare by his faid letters patents, his pleafure and determination to be, that the faid premisses, or every clause, sentence, and part thereof, that is to say, the whole, or such part thereof as the King's highness so shall affirm, accept, and ratify, shall in all points stand, remain, abide, and be put in due and effectual execution, according to the purport, tenor, effect, and true meaning of the same; and to stand and vailable in law, be from henceforth for ever after, as firm, stedfast, and available in the law, as the same had been fully and perfectly established, enacted and confirmed, to be in every part thereof, immediately,

wholly, and entirely executed, in like manner, form, and effect, as other acts and laws; the which being fully and determinately

made, ordained, and enacted in this present parliament. if that upon the aforesaid reasonable, amicable and charitable ways and means, by the King's highness to be experimented, cable means, moved, or compounded, or otherwise approved, it shall and may appear, or be seen unto his grace, that this realm shall be continually burdened and charged with this, and such other intolerable exactions and demands, as heretofore it hath been; and that but the court thereupon, for continuance of the same, our said holy sather the of Rome shall Pope, or any of his successors, or the court of Rome, will, or do. or cause to be done at any time hereafter, so as is above rehearsed, unjustly, uncharitably, and unreasonably, vex, inquiet, molest, trouble, or grieve our said sovereign lord, his heirs or actions, by successors, Kings of England, or any of his or their spiritual or excommunilay subjects, or this his realm, by excommunication, excompussion, interdiction, or by any other process, censures, compulsories, ways or means; be it enacted by the authority aforesaid, That the King's highness, his heirs and successors, Kings of England, and all his spiritual and lay subjects of the sail sacraments sand successors, without any scruples of conscience, shall and may lawall sard divine successors, which is the said sacraments and divine successors of virtue and good example within this realm, the said continue to censures, excommunications, interdictions, compulsories, or any be ministred, or cause to be done at any time hereafter, so as is above re- enforce the censures, excommunications, interdictions, compulsories, or any be ministred, of them notwithstanding, minister, or cause to be ministred, notwithstanding, by the computations or terminal of the computations of the computation throughout this faid realm, and all other the dominions or territories belonging or appertaining thereunto, all and all manner of facraments, facramentals, ceremonies, or other divine fervices of the holy church, or any other thing or things necessary for the health of the foul of mankind, as they heretofore at any time and the exor times have been virtuously used or accustomed to do within the communications, interfame; and that no manner such censures, excommunications, dicts, &c. shall interdictions, or any other process or compulsories, shall be by not be exany of the prelates, or other spiritual fathers of this region, nor ecuted.

by any of their ministers or substitutes, be at any time or times hereafter published, executed, nor divulged, nor suffered to be published, executed, or divulged in any manner of ways.

Memorand. Quod nono die Julii, anno regni regis Henrici vi-Rol. Parl. cesimo quinto, idem dominus rex per literas suas patentes sub magno sigillo suo sigillat. Assum predistum ratificavit & consistanci, et assui illi association super region desit arout per codem hieras patentes. illi affensum suum regium dedit, prout per easdem literas patentes, cu-

jus teuor sequitur in hæc verba, magis aperté constat.

Then follows the ratification in form, with the act recited at Ratified and large.

confirmed by 25 H. 8, C. 20.

Statutes made at Westminster, Anno 24 HEN. VIII. and *Anno Dom*. 1532.

Acts made in the session of this present parliament holden upon prorogation at Westminster the fourth day of February, in the four and twentieth year of the reign of our most dread sovereign lord King Henry the Eighth, and there continued and kept till the seventh day of April then next ensuing, to the honour of God and boly church, and for the common weal of this his realm.

CAP. I.

REP. 5 El. c. \$. & 1 Jac. 1. Tanned leather shall not be sold but in open fairs and markets, nor before it be searched and sealed. Who shall be searchers and sealers, and what their duty is. The curriers duty in and sealers, and what their duty is. The curriers duty in currying of leather. The offenders forseitures, and who shall have them.

CAP. IL

No person shall die or alter any woolen cloth, or hats, or caps, unless the same be perfectly boiled, grained or maddered upon the woad with good cork or orchal; (2) no dyer shall occupy brazile in the dying of woolen cloths, hats or caps, nor any thing but grain only in the dying of scarlet. To continue to the next parliament.

CAP. III.

27 H. S. C. 9. Rep. 33 H. 8.

25 H. 2. c. 1. Beef, pork, mutton and veal shall be fold by weight called Haver-de-pois. No person shall take for a pound of beef or pork above ob. nor for a pound of mutton or veal above ob. q. and less in those counties where they be sold for less.

CAP. IV.

c. 17. 5 El. c. 5. Rep. by 35 EL.

Exp. 33 H. S. Every person having in his occupation threescore acres of land apt for tillage, shall sow one rood with flax or hemp-seed, upon pain to forfeit iii. s. iv. d. for every forty acres. An acre shall be counted 160 perches, and every perch 16 foot and a half.

CAP. V.

That a man killing a thief in his defence, shall not forfeit bis goods.

No forfeiture for killing of a thief attempting to rob one by

3 Inft. 35,63, FORASMUCH as it bath been in question and ambiguity, that if any evil disposed person or persons do attempt feloniously to red Bracton 144.b. or murder any person or persons in or nigh any common highway, cart1 Anders. 41. way, borse-way, or foot-way, or in their mansions, messuages, or dwelling-places, or that feloniously do attempt to break any dwelling-house in the night-time, should happen in his or their being in their such felonious intent, to be stain by him or them whom the said evil-doers should so attempt to rob or murder, or by any person or persons being in their dwelling-house, which the same evil-doers should so attempt burgthe highway, larily to break by night; if the faid person so happening in fuch coses, to slay any such person, so attempting to commit nurder or burglary, should for the death of the said ouil disposed person forfeit or lose his goods and chattels for the same, as any other person should do that by chance-medley should happen to kill or slay any other person in his or their defence; (2) for the declaration of the which ambiguity and doubt, be it enacted by the King our fovereign lord, with the affent of the lords spiritual and temporal, and the commons, in this prefent parliament affembled, and by authority of the Tame, That if any person or persons, at any time hereafter, be indicted

indicted or appealed of or for the death of any such evil disposed There shall be person or persons attempting to murder, rob, or burglarily to no forfeiture break mansion-houses, as is abovesaid, that the person or pergoods for the sons so indicted or appealed thereof, and of the same by verdick killing of any so found and tried, shall not forseit or lose any lands, tenements, person that goods or chattels, for the death of any such evil disposed person attempted to an such manner slain, but shall be thereof, and for the same rob. fully acquitted and discharged, in like manner as the same person or persons should be if he or they were lawfully acquitted of Cro. Car. 544 the death of the faid evil disposed person or persons.

CAP. VI.

The penalty for not felling of wines at the prices affelled. Rep. 21 Jac. 1. 28 H. & c. 14. (2) In what cases justices of peace and other c. 28. officers may sell other men's wine. 37 H. 8. c. 23. (3) He that keepeth wine in his house to spend or retail, shall not be enforced to fell it in gross.

CAP. VII.

Whatsoever butcher killeth a calf to sell that is calved between Exp. 14 EL the first day of January and the first of May, shall forseit vi. s. G. 11. viii. d.

CAP. VIII.

An all where defendants shall not recover any costs.

BECAUSE as well many recognizances, obligations, indentures 23 H. S. C. 15. and other specialties, as also many contracts heretofore have been taken and made between divers persons being of the King's most bonourable council, and others his subjects, and by and between other persons, to the use and behoof of our said sovereign lord the King, for great sums of moncy, then being to his grace due, and for his provisions, and other causes; (a) for which debts, actions by the laws of this realm be to be commenced, sued and prosecuted to the King's use, by and in the name and names of the person or persons to whom the said recognizances, obligations and other specialties were made, or by those to whom the said contracts were made: (3) be it therefore ordained and enacted by authority of this present parliament. That albeit that enacted by authority of this present parliament, That albeit that In what case enacted by authority of this present parliament, I had alock that the defendant the plaintiff or plaintiffs be or shall be nonsuited in any whatso-shall not reever action, fuit, bill or plaint, commenced, or to be com-cover cofts. menced, fued, or to be fued, to the use of our said sovereign lord the King, his heirs or successors, Kings of England, or that There shall be it shall happen any verdict to pass against any such plaintiff or no costs of plaintiffs, in any action, suit, bill or plaint, sued or to be sued, to to the defendant of the standard the King's use; the defendant or desendants shall not recover dant where any costs against any such plaintist or plaintists; any act or any action is statute made in this present parliament, or any other thing to sued to the the contrary being in any wise notwithstanding.

CAP. IX.

Butchers shall kill no wainlings under two years old. Lords 27 El. c. 11. marchers shall have their forfeitures within their liberties. Continued to (2) justices of peace shall hear and determine the same of the end of the

next session of

Exp. 14 El.

CAP. parliament by 21 JEC. 1.C.28.

CAP.X.

For the destruction of crows and rooks.

Choughs, crows and ooks shall be destroyed.

fuffered by reason of choughs, crows and rooks.

Every man shall do his best to destroy crows, &c. upon pain of theriffs turns,

fessions, &c.

FORASMUCH as innumerable number of rooks, crows and choughs do daily breed, and increase throughout this realm, which rooks, crows and choughs, do yearly devour and consume a wonderful and marvellous great quantity of corn and grain of all kinds, that is to wit, as well in the fowing of the same corn and grain, as also at the The great in-ripening and kernelling of the same, and over that a marvellous defconveniences truction, and decay of the covertures of thatched houses, barns, reeks, suffered by flacks and other such like: (2) so that if the said crows, rocks and choughs should be suffered to breed and continue, as they have been in certain years past, they will undoubtedly be the cause of the great destruction and consumption of a great part of the corn and grain which hereafter shall be sown throughout this realm, to the great prejudice, damage and undoing of the great number of all the tillers, husbands and sowers of the earth within the same. II. For remedy whereof, be it enacted by the authority of this

present parliament, That every person and persons, as well spiritual as temporal, having, keeping, holding and inhabiting in any manors, meases, lands or tenements in their own manurance and occupation of any estate of inheritance, or for term of life, or for years, or at will, or by copy of court-roll, or otherwise in amerciament, possession or use, shall hereaster do, or cause to be done, as much being present- as in him or them reasonably shall or may be, to kill and utterly ed at leets, destroy all manner of choughs crows rooks coming chiding destroy all manner of choughs, crows, rooks, coming, abiding, breeding or haunting within or upon any the faid manors, meases, lands or tenements which he or they shall inhabit and dwell upon, and have in their manurance and occupation, as is aforesaid, (2) upon pain of a grievous amerciament, to be set and affessed as hereafter shall be expressed: that is to say, that if any offence be done contrary to the statute, by any person or persons inhabited within the limits of the leets, lawdays, rapes or court barons of any lords having such courts, that then upon a presentment thereof made before the steward of such leets, lawdays, rapes or courts, the stewards with two of the prefenters, (by the steward and presenters to be named) shall affels and set for every default presented to be done contrary to this act, such amerciament as to them shall seem reasonable and convenient, after the quantity of the offence, (3) the faid amerciament to be to the use of the lord, or lords of the leets, lawdays, rapes or courts where the faid offence shall be done and presented, to be levied by distress of the goods and chattels of the offender or offenders, like as other amerciaments for common annoyances (presented in leets) have been accustomed to be levied.

> (4) And if the offence be done contrary to this statute by any person or persons, which shall dwell and have the manurance of and in such manors, meases, lands, tenements or hereditaments, whereunto such leets, lawdays, rapes and courts do not belong, or by reason whereof any such courts be not holden:

that then upon a presentment thereof had before the sheriffs in the turns, or justices of peace in their fessions, the steward of the turns with two of the presenters, to be chosen as is aforesaid, if the presentment be within the turn, and the justices of peace, or two of them at the least, if the presentment be before them in their sessions, shall assess and set the said amerciament, after the quantity of the offence, by their discretions, to be had and levied to the use of our sovereign lord the King by distress, like as other amerciaments be levied upon presentments of common

III. And farther be it enacted by the authority aforefaid, That in every parish, township, hamlet, borough or village within this realm, wherein is at least ten housholds inhabited, the tenants and inhabitants thereof shall before the feast of St. Michael the archangel next, and so during ten years next ensuing the said feast, at their own proper costs, charges and expences, provide, make or cause to be made one net, commonly Every town, called a net to take choughs, crows, and rooks, with all things hamlet, &c. requisite or belonging to the same, (2) and the said net so made shall provide and maintain or caused to be made, shall keep, preserve and renew, as often crow nets as shall need: and with and after a shrap made with chaff and during x. other things meet for that purpose, shall lay or cause to be laid, years. at fuch time or times in the year, as are convenient for destruction of fuch choughs, rooks and crows, and in fuch place and places as shall be thought expedient to take the said choughs, Revived as to crows and rooks, (3) upon pain to forfeit ten shillings, the one the mainte-moiety thereof to be to our sovereign lord the King, and the &c. for the other moiety to the lord or lords of the same courts, leets, law-destruction of days or rapes, where any fuch net shall be lacking, and not crows, &c. made, and put in execution according to this act, (4) to be levied and as to the of the said tenants and inhabitants of the said parish, township, by & El. c. 15. hamlet, borough or village, where any such net shall be lacking, and not put in ure and execution as is aforesaid. (5) And that every such net with all things requisite thereunto, shall one time in the year, at the least, be presented in the court baron, leet, rape or lawday, before the steward of the same court, leet, rape or lawday, whereunto the faid tenants and inhabitants shall be bounden to sue, and appear, to be viewed, whether the same be sufficiently repaired or not, for the foresaid purpose: (6) So that by the advice of the steward, tenants and inhabitants of the faid court baron, leet, rape or lawday, where any such net shall be necessary to be used, a sure way and ordinance may be devised for the reparation, continuance and putting in execution of the faid net at times and places convenient, as is aforefaid. (7) And that fuch ordinances as shall be devised and made by the steward, tenants and inhabitants of and within the said leets, lawdays, rapes and courts, or by the most part of them, to and for the destruction of the said rooks, crows and choughs, shall stand good and effectual, and be put in due execution, according to the tenor thereof.

IV. And

IV. And farther be it enacted by the authority aforesaid, That

The inhabitants (hall during ten years, affemble and take order to deftrov crows, rooks,

as well fuch person and persons, as shall inhabit, and have in his manurance and occupation, any manors, meales, lands, tenements, or other hereditaments, whereunto any such leets, lawdays, rapes or courts appertain, or by reason whereof any fuch courts be holden, as the tenants and farmers inhabiting and having in their manurance and occupation, any meafes, lands, tenements or hereditaments holding of such manors, meales or other hereditaments, whereunto such courts, as is aforesaid, belong, shall yearly, during the said ten years, at such days, places and times, as by the steward of such leets, lawdays, rapes, or courts shall be appointed, assemble themselves together to view, visit and survey all the said manors, meases, lands, tenements and hereditaments, where they or any of them shall happen to dwell or inhabit and be resident; (2) and thereupon shall agree and conclude, how and by what means it shall be best possible to destroy all the young breed of the said choughs, crows and rooks, for that year; (3) and the same assembly, view and visitation shall make yearly, during the said ten years, at most convenient and apt times for the same, and shall put the same in due execution, so as the said young breed of choughs, crows and rooks may be utterly destroyed, (4) upon pain to forfeit for every year omitting such assembly, endeavour, and view making according to this act, twenty shillings, after presentment of such default had before the King's justices of peace: the one half of which forfeiture to be to the King our fovereign lord, and the other half to be to the presenters of the faid of-

The defaults shall be given in charge in leets, &c.

V. And farther be it enacted by the authority aforefaid, That as well the justices of peace in their sessions, and therists in their turns, as stewards, mayors and bailiffs elected in their leets, lawdays, rapes and court-barons, to be hereafter holden before them, or any of them, shall give in charge to the tenants and inhabitants, and all other appearing before any of them, that they shall duly enquire and put in execution the effect of the premisses in due time, so that this act may be fully and truly executed, and the choughs, crows and rooks thereby destroyed in all places of this realm, according to the meaning and true

fence, to be levied by diffress, like as amerciaments for com-

mon annoyances have been accustomed to be levied.

Any man with licence of the owner of the ground may take crows, &c.

intent of this statute.

every person and persons, only minding and willing to take and destroy the said grows, rooks or choughs, after request thereof made to the owner or occupier of the same ground where such crows, rooks or choughs haunt or breed, to enter, take and carry away all fuch rooks or choughs, and crows, as he shall take that same day in which such request shall be made, from time to time without let, impediment or impeachment by any

VI. And over this it is enacted, That it shall be lawful to

The taker of

manner mean of the faid owner or occupier of the same.

VII. And it is farther enacted, That every farmer or owner, fall have afmeales.

meases, lands, tenements or other hereditaments, whereof the terthe rate of yearly value or rent amounteth to v. pounds, shall pay and give two pence the to every such person, which by his diligence, labour and industry at his own proper costs doth take any old crows, rooks or choughs, within and upon the faid manors, meases, lands or grounds of the yearly value aforesaid, two pence for every twelve old crows, rooks or choughs, that any such person shall take, bring and offer to any such farmer or owner; and for every six old crows, rooks or choughs, a penny; for every three, an half penny: (2) And if any such owner or farmer refuse to pay the faid money accordingly, as is aforefaid, then upon complaint and proof thereof made to any of the justices of peace or high-constable, the said justice of peace or high-constable shall cause the faid money to be levied by diffress of the goods and chattels of every fuch farmer or occupier refusing to pay the same according to the tenor and effect of this act.

VIII. Provided always, That no person or persons, by colour None under or authority of this act, shall take or kill any doves or pigeons, pretence of or authority of this act, shall take or kill any doubt of this realm kill pigeons, upon the pains limited by the laws and customs of this realm kill pigeons, a Roll. 31,

CAP. XI.

The street-way between Charing-Cross and Strond-Cross shall be fufficiently paved at the charge of the owners of the lands; and the pavement being made, it shall be maintained by the owners of the land adjoining to the same, upon pain of forfeiture to the King of vi. d. for every yard square not paved or repaired.

CAP. XII.

For the restraint of appeals.

HERE by divers sundry old authentick histories and chronicles, The power, it is manifestly declared and expressed, that this realm of Eng- pre-eminence land, is an empire, and so hath been accepted in the world, governed of the King of by one supreme head and King, having the dignity and royal estate of England. the imperial crown of the same; (2) unto whom a body politick, compact of all forts and degrees of people, divided in terms, and by names of spiritualty and temporalty, been bounden and owen to bear, next to God, a natural and humble obedience; (3) he being also institute and furnished, by the goodness and sufferance of Almighty God, with plenary, whole, and entire power, pre-eminence, authority, prerogative and jurisdiction, to render and yield justice, and final determination to all manner of folk, resiants, or subjects within this his realm, in all causes, matters, debates and contentions, happening to occur, insurge, or begin within the limits thereof, without restraint, or provocation to any foreign princes or potentates of the world; (4) the body spiritual The power, when any cause of the law divine happened to learning and come in question, or of spiritual learning, then it was declared, inter-wisdom of the preted, and shewed by that part of the said body politick, called the spiritualty, now being usually called the English church, which always both here restricted, and also some of the said body spiritual. hath been reputed, and also found of that sort, that both for knowledge, Vol. IV.

integrity and sufficiency of number, it hath been always thought, and

is also at this hour, sufficient and meet of it self, without the intermeddling of any exterior person or persons, to declare and determine all such doubts, and to administer all such offices and duties, as to their

rooms, spiritual doth apportain; (5) for the due administration where-of, and to keep them from corruption and sinister affection, the King's

vernment of the estate temporal.

No appeals shall be used, but within this realm.

The several inconveniencies in fuing of appeals to

Rome.

most noble progenitors, and the antecessors of the nobles of this realm, have sufficiently endowed the said church, both with honour and pos-The form and fessions; (6) and the laws temporal, for trial of property of lands manner of go- and goods, and for the conservation of the people of this realm in unity and peace, without rapine or spoil, was and yet is administred, adjudged and executed by fundry judges and ministers of the other part of the faid body politick, called the temporalty; (7) and both their autherities and jurisdictions do conjoin together in the due administration of justice, the one to help the other.

bility and commons of this said realm, at divers and sundry parliaments,

11. And whereas the King bis most noble progenitors, and the no-

as well in the time of King Edward the First, Edward the Third, Richard the Second, Henry the Fourth, and other noble Kings of this realm, made fundry ordinances, laws, statutes, and provisions for the entire and sure conservation of the prerogatives, liberties and preeminences of the said imperial crown of this realm, and of the jurisdiction spiritual and temporal of the same, to keep it from the annoyance as well of the see of Rome, as from the authority of other foreign potentates, attempting the diminution or violation thereof, as often, and from time to time, as any fuch annoyance or attempt might be known or espied: (2) and notwithstanding the said good statutes and ordinances made in the time of the King's most noble progenitors, in preservation of the authority and prerogative of the said imperial crown, as is aforefaid; yet nevertheless sithen the making of the said good statutes and ordinances divers and sundry inconveniencies and dangers, not provided for plainly by the faid former acts, statutes and ordinances, have arisen and sprung by reason of appeals such out of this realm to the see of Rome, in causes testamentary, causes of matrimony and divorces, right of tithes, oblations and obventions, not only to the great inquietation, vexation, trouble, cost and charges of the King's bighness, and many of his subjects and resiants of this his realm, but also to the great delay and let to the true and speedy determination of the said causes, for so much as the parties appealing to the said court of Rome most commonly do the same for the delay of justice. (3) And forasmuch as the great distance of way is so far out of this realm, so that the necessary proofs, nor the true knowledge of the cause, can neither there be so well known, ne the witnesses there so well examined, as within this realm, so that the parties grieved by means of the said appeals be most times without remedy: (4) in consideration whereof, the King's highness, his nobles and commons, confidering the great enormities, dangers, long delays and hurts, that as well to his highness, as to his said nobles, subjects, commons, and refiants of this his realm, in the said causes testamentary, causes of matrimony and divorces, tithes, oblations and obventions, do daily ensue, doth therefore by his royal assent,

and by the affent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, enact, establish and ordain, That all causes All causes detestamentary, causes of matrimony and divorces, rights of tithes, any spiritual oblations and obventions (the knowledge whereof by the good-jurisdiction ness of this realmy and by the large and ness of princes of this realm, and by the laws and customs of shall be adthe same, appertaineth to the spiritual jurisdiction of this realm) judged within already commenced, moved, depending, being, happening, or the King's authority.

The same of this realm, and by the laws and customs of shall be adthered to the same and the same and the same are same as the same are same as the same and the same are same as the same are same are same as the same are same are same as the same are same are same are same are same as the same are realm, or within any the King's dominions, or marches of the same, or elsewhere, whether they concern the King our sovereign lord, his heirs and successors, or any other subjects or resiants within the same, of what degree soever they be, shall be from henceforth heard, examined, discussed, clearly, finally, and definitively adjudged and determined within the King's jurisdiction and authority, and not elsewhere, in such courts spiritual and temporal of the same, as the natures, conditions, and qualities of the cases and matters aforesaid in contention, or hereaster happening in contention, shall require, without having any respect to any custom, use, or sufferance, in hindrance, let, or prejudice of the same, or to any other thing used or suffered to the contrary thereof by any other manner of person or persons in any manner of wife; any foreign inhibitions, appeals, fen-tences, furmons, citations, fuspensions, interdictions, excommunications, restraints, judgments, or any other process or impediments, of what natures, names, qualities, or conditions foever they be, from the see of Rome, or any other foreign courts or potentates of the world, or from and out of this realm, or any other the King's dominions, or marches of the same, to the see of Rome, or to any other foreign courts or potentates, to the let or impediment thereof in any wife notwithstanding. (5) And that it thall be lawful to the King our sovereign lord, and to his heirs and fuccessors, and to all other subjects or resiants within this realm, or within any of the King's dominions or marches of the same, notwithstanding that hereafter it should happen any excommengement, excommunications, interdictions, citations, or any other censures, or foreign process out of any outward parts, to be fulminate, promulged, declared, or put in execution within this faid realm, or in any other place or places, for any of the causes before rehearsed, in prejudice, derogation, or contempt of this faid act, and the very true meaning and execution thereof, may and shall nevertheless as well pursue, execute, have and enjoy the effects, profits, benefits and commodities of all such processes, sentences, judgments and determinations done, or hereaster to be done, in any of the said courts spiritual or temporal, as the cases shall require, within the limits, power and authority of this the King's said realm, and dominions and marches of the same, and those only, and none other to take place, and to be firmly observed and obcyed within the same. (6) As also, that all the spiritual prelates, pastors, ministers and The prelates curates within this realm, and the dominions of the same, shall of this realm

may execute and may use, minister, execute and do, or cause to be used, exeall facraments cuted, ministred and done, all facraments, facramentals, divine fervice to the fervices, and all other things within the faid realm and do-

subjects of this minions, unto all the subjects of the same, as catholick and christian men owen to do; any former citations, processes, inhibitions, suspensions, interdictions, excommunications, or appeals, for or touching the causes aforesaid, from or to the see of Rome, or any other foreign prince or foreign courts, to the let or contrary thereof in any wife notwithstanding.

III. And if any of the faid spiritual persons, by the occasion of the said sulminations of any of the same interdictions, cen-The penalty of them who omit to do their duty.

fures, inhibitions, excommunications, appeals, suspensions, summons, or other foreign citations for the causes beforesaid, or for any of them, do at any time hereafter refuse to minister, or cause to be ministred, the said sacraments and sacramentals, and other divine services, in form as is aforesaid, shall for every such time or times that they or any of them do refuse so to do, or cause to be done, have one year's imprisonment, and to make fine and ransom at the King's pleasure.

IV. And it is further enacted by the authority aforesaid, That

Wholoever procureth if any person or persons inhabiting or resiant within this realm, from the fee of Rome, &c. any appeals, process, sentences, &c. incur the forfeiture of premunire.

or within any of the King's faid dominions, or marches of the fame, or any other person or persons, of what estate, condition or degree soever he or they be, at any time hereafter, for or in any the causes asoresaid, do attempt, move, purchase, or procure, from or to the see of Rome, or from or to any other foreign court or courts out of this realm, any manner foreign process, inhibitions, appeals, fentences, fummons, citations, fuspensions, interdictions, excommunications, restraints, or judgments, of what nature, kind or quality soever they may be, or execute any of the same process, or do any act or acts to the let, impediment, hindrance or derogation of any process, sentence, judgment or determination had, made, done, or hereafter to be had, done or made, in any courts of this realm, or the King's faid dominions, or marches of the same, for any of the causes aforesaid, contrary to the true meaning of this prefent act, and the execution of the same, that then every such person or persons so doing, and their fautors,comforters, abettors, procurers, executors, and counfellors, and every of them, being convict of the same, for every such default shall incur and run in the same pains, penalties and forfei-

any thing or things, to the derogation, or contrary to the prerogative or jurisdiction of the crown and dignity of this realm. V. And furthermore, in eschewing the said great enormities, inquietations, delays, charges and expences hereafter to be suftained in pursuing of such appeals, and foreign process, for and concerning the causes aforesaid, or any of them, do therefore by authority aforesaid, ordain and enact, That in such cases where

tures, ordained and provided by the statute of provision and Pramunire, made in the fixteenth year of the reign of the right noble prince King Richard the Second, against such as attempt, procure, or make provision to the see of Rome, or elsewhere, for

heretofore

heretofore any of the King's subjects or resiants have used to pursue, provoke, or procure any appeal to the see of Rome, and in all other cases of appeals, in or for any of the causes aforefaid, they may and shall from henceforth take, have and use their appeals within this realm, and not elsewhere, in manner and form as hereafter ensueth, and not otherwise; that is to say, first from the archdeacon, or his official, if the matter or cause be there begun, to the bishop diocesan of the said see, if in case any of the parties be grieved.

VI. And in like wife if it be commenced before the bishop Before whom, diocesan, or his commissary, from the bishop diocesan, or his and in what commissary, within fifteen days next ensuing the judgment or courts appeals fentence thereof there given, to the archbishop of the province within this of Canterbury, if it be within his province; and if it be within realm. the province of York, then to the archbishop of York; and so 4 Mod. 116, likewise to all other archbishops in other the King's dominions, 117.
as the case by order of justice shall require; and there to be Oper 209, definitively and sinally ordered, decreed, and adjudged, according to justice, without any other appellation or provocation to

any other person or persons, court or courts.

VII. And if the matter or contention for any of the causes Appeals aforesaid be or shall be commenced, by any of the King's sub-ought to be jects or resiants, before the archdeacon of any archbishop, or his days. commissary, then the party grieved shall or may take his appeal within fifteen days next after judgment or sentence there given, to the court of the arches, or audience, of the same archbishop or archbishops; (2) and from the said court of the arches or audience, within fifteen days then next ensuing after judgment or sentence there given, to the archbishop of the same province, there to be definitively and finally determined, without any other or further process or appeal thereupon to be had or sued.

VIII. And it is further enacted by the authority aforesaid, Suits comthat all and every matter, cause and contention now depending, menced beor that hereafter shall be commenced by any of the King's subbishop shall be jects or resiants for any of the causes aforesaid, before any of the determined by faid archbishops, that then the same matter or matters, conten- him without tion or contentions, shall be before the same archbishop where any further the faid matter, cause or process shall be so commenced, de-appeal finitively determined, decreed, or adjudged, without any other appeal, provocation, or any other foreign process out of this realm, to be fued to the let or derogation of the faid judgment, sentence or decree, otherwise than is by this act limited and appointed; (2) faving always the prerogative of the archbishop and The prerogachurch of Canterbury, in all the foresaid causes of appeals, to him tive of the and to his successors to be sued within this realm, in such and archbishop of Canterbury like wife as they have been accustomed and used to have here- faved. tofore.

IX. And in case any cause, matter or contention, now de- Before whom pending for the causes before rehearsed, or any of them, or that an appeal shall hereafter shall come in contention for any of the same causes, in cause touchant of the foresaid courts, which hath doth shall or man touch any of the foresaid courts, which hath, doth, shall or may touch ing the King.

[1533. the King, his heirs or successors, Kings of this realm; that in all and every such case or cases the party grieved, as before is faid, shall or may appeal from any of the said courts of this realm, where the faid matter, now being in contention, or hereafter shall come in contention, touching the King, his heirs, or fuccessors (as is aforesaid) shall happen to be ventilate, commenced or begun, to the spiritual prelates and other abbots and priors of the upper house, assembled and convocate by the King's writ in the convocation being, or next ensuing within the province or provinces where the same matter of contention is or shall be begun; (2) so that every such appeal be taken by the party grieved within fifteen days next after the judgment or sentence thereupon given or to be given; (3) and that what-soever be done, or shall be done and affirmed, determined, decreed and adjudged by the foresaid prelates, abbots and priors of the upper house of the said convocation, as is aforesaid, appertaining, concerning, or belonging to the King, his heirs, and successors, in any of these foresaid causes of appeals, shall stand and be taken for a final decree, sentence, judgment, definition and determination, and the same matter, so determined, never after to come in question and debate, to be examined in any other court or courts.

X. And if it shall happen any person or persons hereafter to purfue or provoke any appeal contrary to the effect of this act, or refuse to obey execute and observe all things comprised within the same, concerning the said appeals, provocations and other foreign processes to be sued out of this realm, for any the causes aforelaid, that then every such person or persons so doing, refusing, or offending contrary to the true meaning of this act, 26 R. 2. C. 5. their procurers, fautors, advocates, counsellors, and abettors, 28 H. 8. C. 10. and every of them, shall incur into the pains forseitures and Rep. 1 & 2 Ph. penalties ordained and provided in the said statute made in the said sixteenth year of King Richard the Second, and with like

revived by 1 El. c. 1.

statute made in the said sixteenth year more plainly appeareth. CAP. XIII.

process to be made against the said offenders, as in the same

Rep. 1 Jac. 1. A repeal of all former statutes made against excess of apparel. What apparel men of all degrees, vocations, and functions are allowed, and what prohibited to wear. The forfeitures C. 25. of the offenders, and who shall have them.

> Statutes made at Westminster, Anno 25 HEN. VIII. and Anno Dom. 1533.

> CTS made in the session of this present parliament, bolden upon prorogation at Westminster the fifteenth day of January, in the five and twentieth year of the reign of

Anno vicesimo quinto HENRICI VIII. 1533.

our most dread sovereign lord King Henry the Eighth, and there continued and kept till the thirtieth day of March then next ensuing, to the bonour of God and boly church, and for the common weal and profit of this his realm.

CAP. I.

Governors of cities and market-towns, upon complaint to them made of any butcher refusing to sell victual by weight according to the statute of 24 H. 8. c.3. may commit the offender to ward until he hath paid all penalties limited by the faid statute; and may sell, or cause to be sold by weight, all such victual for ready money to be delivered to the owner: and if any grafier, fermer, breeder, drover, &c. refuse to sell his fat cattle to a butcher upon such reasonable price, as he may retail it at the price assessed by the statute, the justices of peace, mayors, or governors, shall cause indifferent persons to set the prices of the same, which if the owner resule to accept, then the same justices, &c. shall bind him to appear the 27 H.S.c. 9. next term in the star-chamber, to be punished as the King's Rep. 33 H.S. counsel shall think good.

CAP. II.

Proclamations for the prices of victuals, viz. the prizing of them, and proclaiming the prices.

PORASMUCH as dearth, fearcity, good cheap and plenty, of cheefe, 3 Inft. 196. L butter, capons, hens, chickens and other victuals necessary for man's sustenance, happeneth, riseth, and chanceth of so many and divers occasions, that it is very bard and difficult to put any certain prices to any such things; (2) and yet nevertheless the prices of such victuals be many times inhanced and raised by the greedy covetousness and appetites of the owners of fuch victuals, by occasion of ingrossing and regrating the same, more than upon any reasonable or just ground or cause, to the great damage and impoverishing of the King's subjects:

(3) For remedy whereof, be it enacted by the authority of this The prices of present parliament, That upon every complaint made of any in-victuals shall be single of success of such victuals without ground or cause the affected by hancing of prices of such victuals, without ground or cause rea- be affested by fonable, in any part of this realm, or in any other the King's counsellors, dominions, the lord chancellor of England, the lord treasurer, justices, and the lord prefident of the King's most honourable council, the officers. lord privy seal, the lord steward, the lord chamberlain, and all other lords of the King's council, the treasurer and controller of the King's most honourable house, the chancellor of the duchy of Lancaster, the King's justices of either bench, the chancellor, chamberlains, under-treasurer, and the barons of the King's exchequer, or seven of them at the least, whereof the lord chancellor, the lord treasurer, the lord president of the King's council, or the lord privy seal, to be one, shall have power and authority from time to time, as the case shall require, to set and tax reasonable prices of all such kinds of victuals above spe-S 4 cified,

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cified, how they shall be sold in gross, or by retail, for relief of the King's subjects; (4) and that after such prices set and taxed in form aforesaid, proclamation shall be made in the King's name, under the great scal, of the said prices in such

at the prices affeffed.

parts of this realm, as shall be convenient for the same.

They which have victual and all other victuallers whatsoever, having or keeping any of the kinds of victuals afore rehearsed, to the intent to sell, shall at the prices fell the same to such of the King's subjects as will buy them, at fuch prices as shall be set and taxed by the said proclamation, upon the pains to be expressed and limited in the said proclamation, to be lost, forfeited, and levied to the King's use, in fuch wife as by the same proclamation shall be declared.

Head officers of corporate towns may fet the prices of victuals. 23 Ed.3.c.6. 12 Ed.4.c. 8.

III. Provided always, That this act or any thing therein contained, shall not be hurtful to mayors, sheriffs, bailiffs, or other officers of cities, boroughs, or towns corporate, or to any other person or persons, or bodies politick, having authority to set prices of such victuals, or of any of them; but that they and every of them may fet prices thereof, as if this act had never been had nor made.

No victual shall be transported without licence. 1 & 2 P. & M. 5 El.c. 5,&c.

IV. And be it further enacted by authority aforesaid, That no person or persons, unless it be by licence under the King's great feal, from henceforth shall carry or convey, or cause to be carried and conveyed, any corn, beeves, muttons, veals, porks, or any other of the abovesaid victuals, to any of the parties beyond the sea, (2) except only for the victualling of the town of Calais, Guisnes, Hammes, and the marches of the same, (3) and except for victualling of masters, mariners, and merchants of ships passing the seas; (4) and also except barrelled butter and meal to be carried to the parties of Iseland, as hath been accustomed, (5) upon pain of forfeiting of the value of the thing conveyed and carried into the parties beyond the sea, contrary to this act; the one half thereof to the use of our said sovereign lord the King, and the orher half to the party that will sue for the same by bill, plaint, writ, or information in any of the King's courts; in which fuits the defendant shall not wage his law, nor any protection or effoin for him thall be allowed.

CAP. III.

For such as stand mute, &c.

T And. 114. challenge.

WHERE at your parliament holden at Westminster, in the Clergy not althree and twentieth year of your most noble reign, among lowed to those other things it was ordained, established and enacted, That no person who stand or persons which thereaster should happen to be sound guilty, after the do make perlaws of this land, for any manner of petit treason, or of any wilful emptory
murder of malice prepensed, or soor robbing of any churches, chapels, challenge. or other holy places, or for robbing of any person or persons in their dwelling houses or dwelling-place, the owner or dweller in the same bouse, his wife, his children, or servants then being within, and put

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in fear and dread by the same, or for robbing of any person or persons in or near about the high-way, or for wilful burning of any dwellinghouses or barns, wherein any grain or corn shall happen to be; nor any person or persons being found guilty of any abetment, procurement, helping, maintaining, or counselling of or to any such petit treason, murders, or felonies, should from thenceforth be admitted to the benefit of his or their clergy, but utterly be excluded thereof, and suffer death in such manner and form as they should have done for any the causes or offences aforesaid, if they were no clerks; such as he within holy orders, that is to say, of the orders of subdeacon, or above, all only except, as more at large appeareth by the said act.

(2) And forasmuch as the said act extendeth only to such persons as he Certain defound guilty after the due course of the laws of this land, divers and sects in the same great except robbers, murderers, burglars and solver that described that the same great extended to the same said solvers and statute of many great crrant robbers, murderers, burglars and felons, that do 23 H.S.C.1. offend and commit divers and many petit treasons, robberies, burglaries and felonies, contrary to the tenor of the faid att, perceiving and clearly understanding, by the words of the same statute and act, that they shall not lose the benefit and advantage of their clergy, unless they be found guilty after the due course of the law, upon their arraignment of and upon the said felonies, robberies, and other offences before said, so by them done and committed, by reason whereof divers and many of the same robbers and felons upon their arraignment of the same robberies and felonies, upon their indictments against them stand mute, and sometimes challenge peremptorily over the number of twenty, or else will not directly answer to the same indictments whereupon they be so arraigned according to the order of the law. (3) And for that these especial cases be not expressly comprised and contained within the letter of the same statute, it is necessary and expedient that the same case be clearly and definitively expounded and declared by authority of this present parliament. (4) And whereas also divers and many felons and robbers, that commit and do divers and many great heinous robberies and burglaries in one shire, and convey the spoil and robbery into any other shire, and there be taken, indicted, and arraigned upon felony and felonious stealing of the same goods in the same other shire, than there where the same robberies or burglaries were done and committed, and not upon the same robbery nor burglary, for that it was not done nor committed in the same shire where they be so indicted and arraigned, and by reason thereof the same misdemeanors, felons, robbers, and burglars, have and enjoy the privilege and advantage of their clergy, to the great hurt and loss of the King's prerogative, and great boldness of such offenders.

II In consideration whereof, be it enacted by the King our No man shall fovereign lord, the lords spiritual and temporal, and the com-have his elergest in this application of the same shall be and the com-have his elergest in this application.

II. In consideration whereof, be it enacted by the King our No man shall fovereign lord, the lords spiritual and temporal, and the comhave his elermons in this present parliament assembled, and by authority of gy who is inthe same, That every person and persons that is or hereder, &c. and after shall be indicted of petit treason, wilful burning of upon his arhouses, murder, robbery, or burglary, or other selony, acraignment cording to the tenor and meaning of the same statute, and doth stand thereupon arraigned, and do stand mute of malice or froward challenge mind, or challenge peremptorily above the number of twenty, above as perfor else will not or do not answer directly to the same infons, or will dict-not answer directly.

Repealed in part by 1 Ed. 6. C.12. f.10. and revived by 5 & 6 Ed. 6.c.10. f. 4.

dictment and felony whereupon he is so arraigned, shall from henceforth lose the benefit and privilege of his or their clergy, in like manner and form as if he had directly pleaded to the fame petit treason, murder, robbery, burglary, or other selony whereupon he is so arraigned, not guilty, and thereupon had been found guilty after the laws of the land.

III. And by the same authority be it surther enacted, That

if any person or persons hereafter be indicted of selony for stealing of any goods or chattels in any county within this realm of *England*, and thereupon arraigned and be found guilty, or stand mute of malice, or challenge peremptorily above the number of twenty persons, as is aforesaid, or will not upon his faid arraignment directly answer to the same felony, that then the same person and persons so arraigned and found guilty, or stand mute of malice, or challenge peremptorily above the number of twenty persons, or will not directly answer to the law, shall lose and be put from the benefit of their clergy, in like manner and form as they should have been, if they had been indicted and arraigned, and found guilty in the same county where the same robbery or burglary was done or committed, if it shall appear to the justices before whom any such felons or robbers be arraigned, by evidence given before them, or by examination, that the fame felonies, whereupon they be fo arraigned, had been such robberies or burglaries in the fame shire where such robberies or burglaries were committed

A man attainted where the goods were carried which were ftolen in another county.

28 H. 8. C.1. Made perpetual by 32H.8. c.3. f.7.

CAP. IV.

or done, by reason whereof they should have lost the benefit of

their clergy by force of the said statute, in case they had been

found guilty thereof in the same shire where such robberies or

burglaries were so committed or done.

Only such persons as be merchants adventurers to Iseland for falt-fish, stock-fish, ling, haberdine, or lob-fish, or that be doggermen, or such as be fishermen that actually labour for the taking of the faid fish in the east sea-fide, or east sea-coast, shall buy any of the kinds of the same fish, at or upon the stone, or at the said east sea-side or east sea-coast, to sell the fame again at any of the fairs of Sturbridge, St. Ives, or Ely.

Rep. 35 H.8.

CAP. V.

For callendring of Worsteds.

touching callendring of worsteds, made perpetual.

The statute of WHEREAS at the parliament holden at Westminster the xxiij. 6 H. 8. c.4. day of January, in the fifth year of our sovereign lord's reign the King that now is, there was an act and one statute made, provided and established, for the avoiding of deceits and falfness of worsteds, as well by reason of dry callendring thereof with gums, oils and presses, as also by wet callendring, by persons having no cunning in ordering of the same, which act was made to endure but only to the parliament then next following: (2) and for a fmuch as it is evidently known, that the same ast and statute aforesaid is very good and necessary to the comcommon wealth of this realm: wherefore the King our fovereign lord, by the advice and consent of his lords spiritual and temporal, and the commons, of this present parliament assembled, and by the authority of the same, hath ordained, enacted and established. That the said act and statute made in the fifth year of his most noble reign aforesaid, and every thing therein contained, shall, from the feast of St. Michael the archangel next coming, continue and be good and effectual in every point and article of the same for ever.

II. And furthermore be it enacted and established by the authority aforesaid, for the common wealth of the city of Norwich, and maintenance, supportation and upholding of the houses, tenements and habitations of the same, That no manner of per- No person fon using the craft or mystery of dying of worsteds, stamins or which dyeth fays, or any of them, neither by themselves, or any servant, worsteds shall factor, deputy, or any other by his commandment or assign-callender ment, from the scast of Christmas now next ensuing, shall use to callender any worsteds, stamins or says, or any other commodities made of worsted yarn, during all such time as the same person shall use the mystery or craft of dying aforesaid, upon pain to forfeit for every piece so dyed and callendred by colour, covin or fraud, contrary to the true meaning and intent of this present act, xl. s. and to be divided in three equal parts, the one part thereof to the King our fovereign lord, and another part to the mayor for the time being, and the third part to him or them that will fue for the same by bill, action of debt, plaint, information, or otherwise, in any of the King's courts, wherein no effoin, delay or protection shall be allowed.

CAP. VI.

The punishment of the vice of buggery.

PORASMUCH as there is not yet sufficient and condign punish- 3 Inft., 59. ment appointed and limited by the due course of the laws of this realm, for the detestable and abominable vice of buggery committed with mankind or beast: (2) it may therefore please the King's highness, with the affent of his lords spiritual and temporal, and the commons of this present parliament assembled, That it may be enacted by authority of the same, that the same offence He that combe from henceforth adjudged felony, and such order and form mitteth bugof process therein to be used against the offenders as in cases gery with
of selony at the common law; (3) and that the offenders bemankind or
ing hereof convict by verdict, confession, or outlawry, shall adjudged a fesuffer such pains of death, and losses and penalties of their lon. Made goods, chattels, debts, lands, tenements and hereditaments, perpetual as felons be accustomed to do, according to the order of the 32 H.S. c. 3. common laws of this realm; (4) and that no person offending in part by a & in any such offence, shall be admitted to his clergy; (5) and 3 Ed. 6. c. 29. that justices of peace shall have power and authority, within and in the the limits of their commissions and jurisdiction, to hear and whole by determine the said offence, as they do use to do in cases of other c.1, & revived

C A P. VII.

[1533.

EXP. No person with any nets, engines, or device, shall take any 13 Ed.1.stat.1. fry, or spawn of eels, or salmon, in any waters, upon pain c. 47. 13R. 2. stat. 1. of forfeiture of v. li. and his faid nets, engines, &c. during ten years. c. 191 17 R. 2. c. 9.

CAP. VIII.

The high street in Holbsurn, between Holbourn bridge, and the bars, at the west end of the said street, shall be paved on both fides with paving stone, at the charges of the tenant in fee-simple, fee-tail, or for life, of the lands thereunto adjoining, their heirs and successors, and they shall from time to time maintain the same paved; and if the lessess do it, they may defaulk so much of their rent; and the mayor and aldermen of London may enquire every quarter of a year by the oaths of twelve men of the offenders. The like order shall be observed for the paving of the streets in Southwark; and he that doth not from time to time maintain the pavements fufficiently against his own ground, shall forfeit to the King, for every yard square not repaired, fix-pence.

CAP. IX.

A bill concerning pewterers.

How pewter-ers shall use their trade.

IN their most lamentable wise shewen, and piteously complaining unto the King's most royal majesty, and to this his most high court of parliament, the King's most humble, poor and obedient subjects, the master, wardens and poor fellowship of the craft and mystery of the pewterers, as well of the city of London, as of all other places within this realm of England, that where the said craft or places within this time both have one of the hest handicasts within mystery before this time hath been one of the best handicrasts within this realm, which hath only grown and continued by mean of divers good acts and flatutes made for the true exercise of the same, whereof one was made in the nineteenth year of the reign of the King's most

19 H. 7. c. 6. 4 H. 8. C. 7. renowned father, (whose soul God pardon) and one other was made in the fourth year of the King's most victorious reign, concerning the

erafts of pewterers and brassiers, of and for the true making, mixing and selling of good and true pewter and brasen vessels, and also for using and exercising of true weights and beams, to be occupied by the fellers of any such pewter or brasen vessels within this realm, so that none of the King's subjects, nor any other person, should by any sale of any false mixed brasen and pewter vessel, or any untrue weights, Thecause why be deceived, as by the said estatutes more plainly doth appear; (2) the trade of which good statutes, duly put in execution, hath caused the said crast pewterers did to increase and multiply, to the great profit and utility of a great number of the King's subjects, and the commodity of pewter vessel much to be had in reputation in all strange regions and countries, until now

of late divers evil disposed persons, being the King's subjects born, which have been apprentices, and brought up in the exercise of the said eraft of pewterers, have now of late, for their singular lucre, repaired into strange regions and countries, and there do exercise the said crast

pewterers did increase, and cay in this

realm.

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of pewterers, teaching strangers not only the cunning of mixing and forging of all manner of pewter vessel, but also do teach all things belonging to the said craft of pewterers, by mean whereof there is not only brought daily into this realm, out of strange regions, to be sold, great number of things made of pewter, untruly mixed and made of tin, wherewith the King's subjects be daily deceived, and the people of through countries greatly introsted in the curving of the said craft of strange countries greatly instructed in the cunning of the said craft of pewterers, so that thereby not only a great number and quantity of pewter vessel, and other things of pewter, made in divers sorts and fashions, amounting to a great value, which was daily and continually wont to be carried and conveyed out of this realm by merchants into strange regions and countries, there to be fold and vended, whereby the commodity of tin made into pewter vessel, which hath been had in great estimation, as things very necessary and commodious, and the King's customs thereby much advanced, is now like utterly to cease and decay, and not to be esteemed as heretosore hath been, but also the said crast of pewterers, which at this day setteth and keepeth in work and occupation a great number of people, shall be utterly undone, and a great multitude of the King's natural subjects thereby fall into idleness, to the great impoverishment of this readm, if speedy remedy for the redress of the premisses be not provided; (3) in tender consideration whereast and for reformation of the premisses it may place the whereof, and for reformation of the premisses, it may please the King's highness, by the affent of the lords spiritual and temporal, and the commons, in this present parliament affembled, and by the authority of the same, to ordain and enact, That no Noperson shall person or persons hereafter, at any time now inhabiting, or buy any wares which hereafter shall inhabit within this realm, shall buy, or made of tin otherwise take by exchange for other wares, any manner wares out of the made, or hereafter to be made out of this realm, of tin, or mixt realm. with tin, as platters, dishes, saucers, pots, basons, ewers, flaggons, goblets, salts, saltcellars, spoons, or any other thing made of tin or pewter as aforesaid, whatsoever it be, upon pain of forfeiture of the same ware, in whose hands soever it may be found or taken, and also lawful money current in this realm to the full value thereof; the one half of the same forfeiture to be to the use of the King's highness, the other half to be to the use

II. And furthermore be it enacted, That it shall be lawful to Officers may the master and wardens of the said crast of pewterers, as well search and within the city of London, as within every other city, borough feize wares: brought into and town of this realm, where such wardens be, and where no this realm fuch wardens be to the head officer or governor, head officers contrary to or governors of the same city, borough or town for the time be- this statute. ing, to appoint divers persons most expert in knowledge of the fame, to make search and seisure, and to take into their hands and possessions all such wares as hereafter shall be brought contrary to the true intent and effect of this present act, in whose soever hands or possession any such shall be found.

of the finders of the same.

III. And also be it enacted by the authority abovesaid, That No pewterer no person or persons occupying the said craft or occupation of shall take a pewterers within this realm, shall set on work, or retain in his stranger born

to be an apprentice or ourneyman.

No stranger born shall work any pewter or tin.

or their service, any person or persons to be his or their apprentice or journeyman, being stranger born out of this realm, upon pourneyman. Pain to forfeit for every such apprentice and journeyman, x. li. Rep. 5. El. c. 4. sterling; (2) and that no stranger born out of this realm shall occupy, exercise or use, from the feast of *Pentecost* next coming, the said crast of pewterers, ne work any manner of vessel, or other ware aforesaid, to be made of tin or pewter, within any place or places of this realm, u on pain of forfeiture of ten pound sterling, and also upon pain of forfeiture of the same pewter or tin so wrought, in whose hands soever it may be found or taken.

No pewterer IV. And also be it enacieu by audioing fall teach his person or persons being born within this realm, occupying or the first order of newterers. Shall at any time hereaster reign country. exercising the said craft of pewterers, shall at any time hereaster resort into any strange regions or countries, there to use, teach or exercise the said crast of pewterers, upon pain to lose the

privilege and benefit of an Englishman.

V. And if in case any of the King's subjects at this present time being dwelling in any strange country or region, and there occupying the same craft of pewterers, do not repair into this realm within three months next after request and warning to him to be given, by writing sealed with the common seal of the wardens of the said crast within the said city of London, and here in this realm continually from henceforth dwell and inhabit, that then and from thenceforth he shall be reputed and taken as no Englishman, but shall stand, and be from thenceforth out of the King's protection.

VI. And forasmuch as sundry evil-disposed persons, which commonly been called bowkers, by authority of the King's letters patents or placard, do not only go about from place to place within this realm, using buying and selling of brass and pewter, and by colour and pre-

tence of the same licences or placards, use unlawful and deceivable weights and beams, but also do use to sell both brass and pewter which is not good, nor truly nor lawfully mixt nor wrought, to the great deceit of the King's true liege people, contrary to the form and effect of the said good act and statute made in the said sourth year of the

contrary to the true meaning, form and effect of this statute,

Licences and King's most noble reign: (2) be it therefore enacted by authority placards made of this present parliament, That all such licences and placards

to hawkers for heretofore had, made or granted, to any such person or persons, pewter shall be void.

and markets, and in the owners houses, and

shall be from henceforth, by authority of this present parliament, clearly void and of none effect. (3) And whereas in the said act of parliament, concerning the crast of powterers and brasiers,

Pewter shall be made in the said fourth year, for divers causes and considerations in sold in fairs the same act contained, amongst other things it is expressed, That no other person or persons using the said crast of pewterers or brashers, should from thenceforth sell or change any pewter or brass, new or old, at any place or places within this realm, but only in open fairs not elsewhere. or markets, or in their own dwelling-houses, but if they were desired by the buyers of such wares, upon pain of forseiture for every such default x. ii.. (4) Forasmuch as the same forfeiture is to the only

use of the King's highness, and that any party searching or finding the ine of the King's higherly, and that any party fearthing or finding the fame, is not intituled to have any benefit thereby, it hath not been known that any person or persons have taken any pain to search, or make any enquiry thereof, by reason whercof divers and many evil-disposed persons, using buying and selling both of brass and of pewter, and not regarding the said good act, neither the said penalty, daily go about from village to village, town to town, and from house to house, to sell such pewter and brass which is not good, and also use deceivable sweights and became as they did before the making of the said act. able weights and beams, as they did before the making of the said act, to the great hurt and deceit of the King's true liege people and subjects: Who shall (5) wherefore be it enacted by the authority aforesaid, That as have the forwell the moiety of the said forseiture of x. li. limited in the seitures, and faid statute made in the said fourth year, as also the moiety of by what means all other forfeitures before expressed, and every of them, be and recovered. shall be to the use of the King's highness, his heirs and succesfors, and the other moiety of the same forseitures, and every of them, to the use of him or them that shall seize, find or present the faid forfeitures, or any of them, or that shall sue for the fame in any competent court or courts within this realm, by action of debt, bill, plaint or information, wherein the defen- Continued by dant shall in no wife be admitted to wage his law, nor any pro- 37 H. S. c. 23. tection or essoin to any person or persons, which shall be impeached to have offended contrary to the form and effect of this estatute, shall be allowable. (6) This act to endure to the last Made perpention. day of the next parliament.

tual33H.8.c.4.

C A P. X.

An act concerning the acceptance of the oath to the act of Tewers.

BE it enacted by authority of this present parliament, That the act late made for sewers, and the commission therein recited, shall be extended, used, and put in execution in the town and marches of Calais, according to the tenor of the same commission, in like effect as it is enacted to be put in execution within this realm; (2) and that no person shall be compelled to Every combe sworn, or otherwise bound to sit or travel in execution of missioner of any commission of sewers within this realm, unless that he he sewers to dwell dwelling within the county whereof he is or shall he officered in the same dwelling within the county whereof he is, or shall be assigned county. to be commissioner; and for Calais, and the said marches thereof, unless that he be dwelling within the same town of Calais, or marches.

II. And because that divers persons heretofore assigned to be commissioners, have refused to be sworn according to the said former act, whereby divers commissions beretofore made remain hitherto without effectual execution: (2) be it therefore enacted, That if any per- The forfeiture fon affigned or to be affigned to be such commissioner of sewers, of a commisbeing required hereafter by such person or persons as have or some of sew-finall have authority, by the King's writ or otherwise, to re-ceive or accept the oath comprised in the said former act, every affigned by person that so refuseth to take the same oath, or upon that re- the statute of quest made doth not receive the same oath, and that refusal or 13 H.S. c. s.

contempt done in the chancery, or returned into the chancery with the faid writ, shall lose and forseit for the same contempt to the King our sovereign lord, five marks, (3) and so to lose, from time to time, five marks for every such contempt as shall be done or returned into the faid chancery against any such persons, unless that he in the same chancery do shew and allege in the faid term, wherein such return shall be made against him, fufficient and reasonable matter and cause to be allowed by the lord chancellor for his excuse and discharge in that behalf.

CAP. XI.

To avoid destroying of wild-fowl.

The cause of the decay of wild fowl.

THERE before this time there bath been within this realm great plenty of wild-fowl, as ducks, mallards, wigeons, teals, wild-geefe, and divers other kinds of wild-fowl, whereby not only the King's most honourable houshold, but also the houses of the noblemen and prelates of this realm, have been furnished for the necessary expences of the same houses, at convenient prices, but also all markets of the same realm were sufficiently furnished with wild-fowl, there to be fold, in such wise that such as were meet to make provision of the same for their houses, might at reasonable prices, at the same markets, be thereof provided; (2) nevertheless, divers persons next inbabiting in the countries and places within this realm, where the fubstance of the same wild-fowl hath been accustomed to breed, have in the summer season, at such time as the said old fowl be moulted, and not replenished with seathers to sty, nor the young sowing feathered perfectly to sty, have by certain nets and other engines and policies, yearly taken great number of the same sowl, in such wise that the broad of wild-sowl is almost threeby wasted and consumed that the work and meet to waste and consumed to receive the same sowly as the and daily is like more and more to waste and consume, if remedy be not therefore provided.

Wild-fowl shall not be May and the last day of 6. c. 7. and revived by 21 Jac. 1. c. 28. and farther continued by Car. 1. c. 4. & 16 Car. 1.

Juffices may enquire of, hear and determine

II. Be it therefore enacted by the king our sovereign lord, by the affent of the lords spiritual and temporal, and the commons, taken between in this present parliament assembled, and by the authority of the same, That it shall not be lawful to any person or persons hereafter, between the last day of May and the last day of Au-August. guft, to take, or cause to be taken, any such wild-fowl with Rep. 3 & 4 Ed. nets or any other engines, (2) upon pain of one year's imprison-6. c. 7. and ment, and to forfeit for every fowl fo taken iv. d. the one half thereof to be to the King our fovereign lord, and the other half to him that will fue for the fame by action of debt in any of the King's courts, and in the which action none effoin nor protection shall be allowed, nor wager of law received.

III. And be it enacted by authority aforefaid, That all justices

of peace, within the limits of their commission, shall have power and authority to enquire, hear and determine the offences aforesaid, like as they commonly use and do in cases of trespass.

IV. Provided always, That it shall be lawful to any gentlethese offences. man, or any other that may dispend forty shillings by the year 40s per ann, of freehold, to hunt and take fuch wild-fowl with their spaniels

only, without using any net or other engine for the same, ex-may kill wild-

cept it be a long-bow or long-bows.

V. Provided also, and be it enacted by the same authority, Noperson shall That from the first day of March, which shall be in the year of destroyor take our Lord God 1534. unto the last day of June then next ensu- away the eggaing, and so yearly from thenceforth, no manner of person or of a wild-fowl.

persons shall presume by day or by piche willingly to mich 10Geo.2.c. 324. persons shall presume, by day or by night, willingly to with- 10Geo.2.c.32a draw, pursoin, take, destroy, or convey any manner of eggs of any kind of wild-sowl, from or in any nest, place or places where they shall change to be leid by any state of places. where they shall chance to be laid by any kind of the same wild-fowl, (2) upon pain of imprisonment for one year, and to lose and forfeit for every egg of any crane or bustard, so destroyed, purloined, withdrawn, conveyed, or taken from any nest of place, xx. d. and for every egg of every bittour, heron or shovelard, viii. d. and for every egg of every mallard, teal, or other wild-fowl, one peny; (3) the one moiety thereof to be to the King our fovereign lord, and the other half to him that will fue for the same in form aforesaid, wherein no wager of law, essoin or protection shall be allowed; (4) and that all justices of peace, within the limits of their commission, shall have full power and authority to enquire, hear and determine the same in form before rehearled.

VI. Provided always, That this act extend not, nor be hurt- Crows, rooks, ful at any time hercafter, to any person or persons that will de-choughs. &c. stroy any crows, choughs, ravens and bussards, or their eggs, excepted. or to any other fowl or their eggs not comestible, nor used to be eaten.

CAP. XII.

Elizabeth Barton of Kent, and others attainted of high treason, for that under colour of hypocrify, revelations, and false miracles practifed by the faid Elizabeth, they conspired to impugn and flander the divorce between the King and Queen Katherine, his first wife, the last marriage between him and Queen Anne, his fecond wife, to destroy the King, and to deprive him of his crown.

CAP. XIII.

Concerning the number of sheep one should keep.

PORASMUCH as divers and fundry persons of the King's sub-What number jests of this realm; to whom God of his goodness hath disposed of sheep mea great plenty and abundance of moveable substance, now of late with-may keep. in few years have daily studied, prastised, and invented ways and means how they might accumulate and gather together into few hands, as well great multitude of farms as great plenty of cattle, and in especial speep, putting such lands as they can get to passure, and not to tillage, (2) whereby they have not only pulled down churches and towns, and inhanced the old rates of the rents of the possessions of this realm, or else brought it to such excessive sines that no poor man is able to meddle with it, but also have raised and enhanced the prices of all manner of corn, cattle, wool, pigs, geefe, hens, chickens, eggs, and such other, almost double above the prices which have been ac-Vol. IV. customedz

fowl with spa-

EXP.

customed; (3) by reason whereof a marvellous multitude and number of the people of this realm be not able to provide meat, drink and clothes necessary for themselves, their wives and children, but be so discouraged with misery and poverty, that they sall daily to thest, robbery and other inconveniences, or pitifully die for hunger and cold; (4) and as it is thought by the King's most humble and loving subjects, that one of the greatest occasions that moveth and provoketh those greedy and covetous people so to accumulate and keep in their bands such great portions and parts of the grounds and lands of this realm from the occupying of the poor husbandmen, and so to use it in pasture, and not in tillage, is only the great profit that cometh of sheep, which now be come to a few persons hands of this realm, in respect of the whole number of the King's subjects, that some have four and twenty thousand, some twenty thousand, some ten thousand, some fix thousand, some five thousand, and some more, and some less; (5) by the which a good sheep for victual, that was accustomed to be lold for two hillings sour-bence, or three shillings at the most is

The feveral enormities that do enfue by the greedy defire of having many sheep.

(5) by the which a good sheep for victual, that was accustomed to be sold for two shillings four-pence, or three shillings at the most, is now sold for six shillings, or sive shillings, or four shillings at the least; (6) and a stone of clothing wood, that in some shires of this realm was accustomed to be sold for eighteen-pence or twenty-pence, is now sold for four shillings, or three shillings four-pence at the least; and in some countries where it bath been sold for two shillings sour-pence, or two shillings eight-pence, or three shillings at the most, it is now sold for sive shillings, or four shillings eight-pence the least, and so are raised in every part of this realm; (7) which things, thus used, be principally to the high displeasure of Almighty God, to the decay of the hospitality of this realm, to the diminishing of the King's people, and to the let of the cloth-making, whereby many poor people have been accustomed to be set on work; and in conclusion, if remedy be not found, it may turn to the utter destruction and desolation of this realm, which God desend; (8) it may therefore please the King's highness, of his most gracious and godly disposition, and the lords spiritual and temporal, of their goodness and charity, with the assent of the commons, in this present parliament assembled, to ordain and enact by the authority of the same, That no person or persons from the feast of Saint Michael the archangel, which shall be in the year of our Lord God 1535. shall keep, occupy or have in his possession, in his own proper lands, nor in the possession, lands nor grounds of any other which he shall have or occupy in form por otherwise have of

No man shall have above sooo sheep.

the archangel, which shall be in the year of our Lord God 1535. shall keep, occupy or have in his possession, in his own proper lands, nor in the possession, lands nor grounds of any other which he shall have or occupy in farm, nor otherwise have of his own proper cattle, in use, possession or property, by any manner of means, sixud, crast or covin, above the number of two thousand sheep at one time, within any part of this realm, of all forts and kinds, (9) upon pain to lose and forseit for every sheep that any person or persons shall have or keep above the number limited by this act, iii. s. iv. d. the one half to the King our sovereign lord, and the other half to such person as will sue for the same, by original writ of debt, bill, plaint or information in any court of record, in which suit the defendant shall not wage his law, nor have any essoin or protection allowed.

II. Pro-

II. Provided alway, That lambs shall not be accounted of Lambs under the number of the sheep prohibited by this act, so long as they one year old shall not be be under the age of a year, and not above.

III. Provided also, That if any person having sheep of his

own, happen to be made executor, or to be administrator to Sheep coming any person which had sheep at his death, or happen to be mar-by executor-ried to any person which shall happen to have sheep at the time riage. of the marriage, by reason whereof the person so being executor or administrator, or being so married, shall happen by such means to be advanced, and have above the said number of two thousand sheep; that then in every such case the person so advanced to lose no penalty for having above the number of two thousand sheep by such means, so that within one year next after such advancement, the person so advanced, from time to time, as often as any such case shall happen, do put to sale, or otherwise dispose so many of the said sheep so to him advanced, or else of his own sheep that he had before, so that above one year he shall not keep, have or occupy by any such means, or otherwise by any fraud or covin, any more number of them

than is before limited by this act, upon the pain before rehearfed.

IV. Provided also, That if any person by his last will and Sheep betestament give to any child within age any number of sheep, and qualities a child. appoint them by his faid will to be kept by his executors, or by will to a child any other person, until such time as the said child shall come within age. to a certain age limited by his will, that then in every fuch case, after the death of the testator, the said sheep, so being in the possession and occupation of the executors, or of any other perfon to the use of any such child within age, for that time only that the faid child shall be within the age that he shall be limited to have the faid sheep by the will of the testator, shall not be accounted against the said executors, nor any person so having the said sheep, for the intent aforesaid, any of the number of the sheep prohibited by this act; any thing in this act to the

contrary thereof notwithstanding.

V. And it is further enacted, That the justices of the peace justices of the of every shire shall have power and authority to enquire of the peace shall offenders of this act, as well by the oaths of twelve men, as enquire of the by information of any of the King's subjects, and to make such this act. like process upon every presentment or information concerning this act, as they use commonly to do upon presentments before them of trespals; and that no person being convict by confession or otherwise, that he hath done or attempted contrary to this act, shall be put to any less fine than after the rates of the

forfeitures afore limited by this act.

VI. Provided always, That no person shall be put to any within what answer or loss of any forfeiture by virtue of this act, at the suit time the suit of any the King's subjects, by any original writ of debt, shall be combill, plaint or information, except the fuit be commenced with- menced in one year next after the offence done or committed contrary against an to this act: (2) nor that any person shall be put to answer, nor offender. to any loss of any forfeiture by virtue of this act, by reason of T2 any

counted theep.

any presentment, action or information at the King's suit, except the same presentment, action or information be had and made for the King within three years next after the offence done or committed.

Every person temporal may keep upon his inheritance, &c. as many sheep as he

will.

VII. Provided always, That all and every person and persons, being the King's temporal subjects of this realm, and born under his obeisance, which at this present time, or at any time hereafter shall have or be seised of inheritance, in possession or in use, or that now hath, or hereafter shall have juncture in use or in possession, or be or shall be tenant in dower, or by the curtefy of England, of or in any manors, lands, tenements, pastures, feedings or liberty of foldage within any part of this realm of England, Wales, or the marches of the same, that every such person and persons, having any such possession to his own use, and every such person and persons, to whose use any other person or persons now is or be, or hereaster shall be seised of any such estate, as is before rehearsed, may at all times hereafter have, enjoy, keep and maintain upon the same their own demesn lands, and all other their pastures, feedings and foldcourses, which they so have, as many their own sheep and lambs in number to their own proper use, profit and behoof, as they or any of them of right had, or lawfully might have had and kept upon the same, or upon any part thereof, at any time before the making of this present act, this act, or any thing therein contained or specified to the contrary in any wise notwithstanding.

Two thousand sheep may be kept by any person upon demeins and farms.

VIII. And over that be it enacted by the authority aforesaid, That in case any such person or persons, having any such estate in use or in possession, of or in any manors, lands, tenements, pastures, seedings, or liberties of fold-courses, as is before expressed, have or do keep upon the same their possessions the number of two thousand sheep, or above, the same person or persons so having the number of two thousand sheep, or above, shall not in any wife keep, sustain, or have any sheep above or beside the said number of two thousand upon any lands, pastures or feedings, which the same person or persons have, or hereafter shall have, or take in ferm or otherwise, upon such like pains and forfeitures for the same, as be limited in the said act; that is to say, for every sheep over and above the said number of two thousand, three shillings four-pence: (2) And in case the said deressn lands, tenements, pastures, seedings and liberties of fold-courses of any person or persons before rehearsed, fuffice not for the feeding, pasturing and keeping of two thou-fand sheep, as is aforesaid, that then every such person shall and may have, sustain, or feed upon his said demesn lands, and upon his ferm-holds, which he lawfully may have, to the faid number of two thousand sheep, and not above, upon pain of forfeiture for every sheep above that number, iij. s. iv. d.

IX. Provided alway, and be it enacted, That it shall be lawful to every person or persons within this realm, keeping a houshold, to have from time to time such convenient number of theep over and above the number expressed in this act, as shall

Anno vicesimo quinto HENRICI VIII.

be necessary for the only expences of his houshold, to be provided, kept and fed, in and upon his own lands, or other lands, fuch as he can or lawfully may have or provide for, in ferm or otherwise; any thing in this present act contained to the contrary notwithstanding; (2) so that the same housholder at no one time shall have or keep, for the expences of his houshold, or by colour of the same, over and above the number to him limited by this act, any number of sheep more than shall suffice for the only expences of his houshold for one year, without fraud or covin; any thing in this present act mentioned or ex-

pressed to the contrary notwithstanding.

X. Be it also further enacted by the authority aforesaid, How fold-That no manner of person or persons, of what degree soever he courses in Nor-or they be, being lord or lords, owner or owners, farmer or farmers, of or in any liberty of fold-courses within any town, tyth-lets of land. ing, village or hamlet within any of the counties of Norfolk and Suffolk, from and after the feast of the nativity of our Lord God next coming, shall take in farm for term of years, or otherwise, any quillets of lands or pastures, that is to say, any number of acres of land or pasture appertaining to any other person or per-sons, lying and being within the limit, extent or precinct of the faid liberty of the faid fold-courses; (2) but that they shall permit and suffer the faid persons, having or being, for the time, owner or owners, lessee or lessees of the said quillets, to manure and pasture the said quillets; (3) and also to suffer the sheep of the said owner or owners, farmer or farmers of the faid quillets, after the rate of the same quillets, to go with the flock of the owner, farmer or occupier of the faid liberty or liberties of the faid fold-courses, paying the customary charges for the keeping and feeding of the same, after the rate and use of the country there commonly used, without any interruption therein to be made by the said owner or owners, farmer or farmers, or occupiers of the faid liberties, (4) upon pain of farmers, or occupiers of the laid liberties, (4) upon pain of forfeiture for every time that any fuch person having any such quillet, that shall be so letted or disturbed of feeding, keeping or pasturing any of his sheep, so to be fed and kept after the rate of his said quillet, for every such sheep iii. s. iv. d.

XI. Provided alway, That this act, or branch concerning To which fort quillets, or any thing therein contained, shall not in any wife of quillets this be available to any tenant, owner or occupier of any such pasture extend, and to

let or quillets, to claim, have, or use hereaster any such pasture, which not. or feeding of his sheep, in or with any such fold-courses, but only where the tenants, owners and occupiers of any such quillets have had, or might have had heretofore of right and duty, or used to have pasture and feeding in the said fold-courses, by reason of their tenures, and occupations of the same quillet and quillets, and none otherwise; (2) and where they have not used, ne ought to have any sheep fed or kept within any such fold-courses, by reason of the said tenures, That the owners or occupiers of fuch fold-courses may take such quillets, lying within their fold-courses, in farm, agreeing with the owners or occupiers of the faid quillets for the fame.

Six score of

Anno vicesimo quinto HENRICI VIII. XII. And for a smuch as the number of the C. of sheep in every

country be not like, in some country the great C. where six score is accounted for the C. and some country but only five score; it is est declared by this present act, that the number of two thousand sheep shall be accounted an hundred. sheep, limited to every person by this act, shall be accounted ten C. for every thousand, after the number of the great hundred, and not after the less hundred, so that every thousand shall contain twelve hundred after the less number of the hundred.

thing in this act to the contrary notwithstanding.

When lambs for theep.

XIII. It is also further provided by the authority aforesaid, shall be taken That lambs under the age of one whole year, and as much as shall be from the time of the falling of them unto the feast of the nativity of St. John Baptist, in any year to come, shall not be adjudged, ne taken for sheep prohibited in this statute; any

No man shall take above two farms.

XIV. It is also further enacted by authority aforesaid, That no manner person after the said feast of the nativity of our Lord, 32 H. S. c. 28.] shall receive, or take in farm for term of life, years, or at will, by indenture, copy of court-roll, or otherwise, any more houses and tenements of husbandry, whereunto any lands are belonging, in town, village, hamlet, or tithing within this realm, above the number of two such holds or tenements; (2) and that no manner person shall have or occupy any such holds, so

newly taken, to the number of two, as is before expressed, except he or they be dwelling within the same parishes where such holds be, upon the pain of forseiture for every week that he or they shall have, occupy, or take any profits of such holds, contrary to this act, iii. s. iv. d. The one moiety of which forfeiture to be to the King our fovereign lord, and the other moiety to the party that will fue for the same in any of the King's courts, by bill, plaint, information, or otherwise, within one

year next after such contempt and offence committed and done, in the which none effoin, protection, ne wager of law shall be

admitted or allowed. 4 H. 7. C. 19. 7 H. 8. C. 1.

notwithstanding.

XV. It is also further enacted by authority aforesaid, That the statutes made the fourth year of the noble prince, King Henry the Seventh, and in the seventh year of the reign of our sovereign lord the King that now is, concerning the decay of towns, and maintenance of tillage and husbandry, shall be good and effectual in every thing according to the true purport and intent of the fame; any thing in this present act to the contrary

Spiritual pertens.

XVI. Provided also, That it may be lawful to all spiritual persons, and every of them, to keep such and as many sheep upon their own lands, and after such form and manner, and none otherwise, as they might have done afore the making of this act; any thing mentioned in the same to the contrary notwithstanding. CAP. XIV.

A repeal of the statute of 2 H. 4. c. 15. and a confirmation of the statutes of 5 R. 2. St. 2. c. 5. & 2 H. 5. St. 1. c. 7. touch-

Sheriffs in their turns, 12 Co. 57. ing the punishment of hereticks. and stewards in their leets, rapes and wapentakes, shall have authority to enquire of hereticks; and every such presentment made in any turn, leet, &c. concerning hereticks, shall be certified to the ordinary. Every person presented or indicted of any herefy, or duly accused by two lawful witnesses, may be cited, arrested, or taken by an ordinary, or other of the King's subjects, and committed to the ordinary, to answer in open court, and being convict, shall abjure his herefies, and re- Rep. , Ed. 6. fusing so to do, or falling into relapse, shall be burned in an coarse open place for example of others.

CAP. XV.

An act for printers, and binders of books.

HEREAS by the provision of a statute made in the first year Touching the of the reign of King Richard the Third, it was provided in importation the same act, That all strangers repairing into this realm, might law... and binding fully bring into the said realm printed and written books, to sell at of books.

their liberty and pleasure; (2) by force of which provision there hath 1 R. 3. c. 9.

come to this realm sithen the making of the same, a marvellous number of printed books, and daily doth; and the cause of the making of the same

provision seemeth to be for that the same had so the same provision seemeth to be, for that there were but sew books, and sew printers within this realm at that time, which could well exercise and occupy the said science and crast of printing; nevertheless, sithen the making of the said provision, many of this realm, being the King's natural subjects, have given them so diligently to learn and exercise the said crast of printing, that at this day there be within this realm a great number cunning and expert in the faid science or crast of printing, as able to exercise the said crast in all points, as any stranger in any other realm or country: (3) and furthermore, where there be a great number of the King's subjects within this realm, which live by the craft and mystery of binding of books, and that there be a great multitude well expert in the same, yet all this notwithstanding, there are divers perfons that bring from beyond the sea great plenty of printed books, not only in the Latin tongue, but also in our maternal English tongue, some bound in boards, some in leather, and some in parchment, and them sell by retail, whereby many of the King's subjects, being binders of books, and having no other faculty wherewith to get their living, be destitute of work, and like to be undone, except some reformation herein be had a be it therefore enacted by the King our sovereign lord, the lords spiritual and temporal, and the commons in this present parliament assembled, and by authority of the same, A repeal of That the said proviso, made the first year of the said King the statute of Richard the Third, from the feast of the Nativity of our Lord 1 R. 3. c. 9. God next coming, shall be void and of none effect.

II. And further be it enacted by the authority aforesaid, That this realm and no person or persons, resiant or inhabitant within this realm, binding of after the faid feast of Christmas next coming, thall buy to sell books.

again, any printed books, brought from any parts out of the brought from King's obeysance, ready bound in boards, leather or parchment, beyond sea upon pain to lose and forfeit for every book bound out of the prohibited to faid be sold again.

faid King's obeyfance, and brought into this realm, and bought by any person or persons within the same to sell again contrary to this act, vi. s. viij. d.

No man shall buy books by retail brought from beyond sea by any stranger.

III. And be it further enacted by the authority aforesaid, That no person or persons inhabitant or resiant within this realm, after the said feast of Christmas, shall buy within this realm, of any stranger born out of the King's obedience, other than of denizens, any manner of printed books brought from any the parties beyond the sea, except only by engross, and not by retail, upon pain of forseiture of vi. s. viij. d. for every book so bought by retail, contrary to the form and effect of this estatute; (2) the said forseitures to be always levied of the buyers of any such books contrary to this act; the one half of all the said forseitures to be to the use of our sovereign lord the King; and the other moiety to be to the party that will seise or sue for the same in any of the King's courts, be it by bill, plaint or information, wherein the desendant shall not be admitted to wage his law, nor no protection ne essentially be unto him allowed.

The prices of books exceffively increased, shall be qualified by the King's great officers.

IV. Provided alway, and be it enacted by the authority aforesaid, That if any of the said printers or sellers of printed books, inhabited within this realm, at any time hereafter happen in such wise to inhance or increase the prices of any such printed books, in sale or binding, at too high and unreasonable prices, in such wise as complaint be made thereof unto the King's highness, or unto the lord chancellor, lord treasurer, or any of the chief justices of the one bench or of the other; that then the same lord chancellor, lord treasurer, and two chief justices, or two of any of them, shall have power and authority to enquire thereof, as well by the oaths of twelve honest and difcreet persons, as otherwise by due examination by their discretions. (2) And after the same inhancing and increasing of the faid prices of the faid books and binding shall be so found by the faid twelve men, or otherwise by examination of the said lord chancellor, lord treasurer and justices, or two of them; that then the same lord chancellor, lord treasurer and justices, or two of them at the least, from time to time shall have power and authority to reform and redress such inhancing of the prices of printed books from time to time by their discretions, and to limit prices as well of the books as for the binding of them; (3) and over that, the offender or offenders thereof being convict by the examination of the same lord chancellor, lord treasurer and two justices, or two of them, or otherwise, shall lose and forseit for every book by them fold, whereof the price shall be inhanced for the book or binding thereof, three shillings four pence; the one half thereof shall be to the King's highness, and the other half to the parties grieved that will complain upon the same in manner and form before rehearled.

CAP. XVI.

An all that every judge of the high courts may have one chaplain beneficed with cure.

HERE in the parliament holden at Westminster in the xxi. 21 H. S. c. 23. year of the reign of our sovereign lord King Henry the Eighth, it was among other things ordained and provided, That certain honour- What persons able persons, as well spiritual as temporal shall have chaplains beneficed may have a with cure, to serve them in their honourable houses, which chaplains neficed with shall not incur the danger of any penalty or forfeiture made or declared cure. in the same parliament for nonresidence upon their said benefices, or for obtaining licences for dispensations of pluralities: (2) in the which at no provision was made for any of the King's judges of his high courts, commonly called the King's bench and the common pleas, except only for the chief judge of the King's bench, nor for the chancellor nor the chief baron of the King's exchequer, nor for any other inferior persons being of the King's most bonourable council, as by the said act may

II. Wherefore it is ordained and enacted by authority of this Every of the present parliament, That as well every judge of the said high judges of the courts, and every of the chancellor and chief baron of the said and common exchequer, the King's general attorney and general folicitor, pleas, &c. may which for the time is, be, or shall be, shall and may from hence- base one forth at his liberty retain and have fingularly to every of them chaplain hav-in his house, or attendant to his person, one chaplain having fice with cure one benefice with cure of fouls, which may be absent from his of souls, faid benefice, and not refident upon the fame; the faid statute made in the said one and twentieth year, or any other statute, act or ordinance made to the contrary in any wife notwithstanding.

CAP. XVII.

Whosoever shall shoot in any hand-gun or cross-bow, or keep 19 H. 7. c. 4. any in his house, except he has lands, annuities or offices, to 3 H. 8. c. 23. the yearly value of an hundred pounds, shall forfeit ten 6 H. 8. c. 13. pounds for every offence; (2) and a justice of the peace may Rep. 33 H. S. commit the offender to the gaol until he hath paid the same c. 6. forseiture. (2) All former placards made to those in sights. forfeiture. (3) All former placards made to shoot in either of them shall be void,

C A P. XVIII.

An all for clothiers in Worcestershire.

SHEWETH unto the King our fovereign lord, and to the lords spiritual and temporal, and to the commons, in this present parliament assembled, the citizens, burgesses and inhabitants of the city of Worselfer, and of the towns of Evenham, Droiting of Worselfer, and of the towns of Evenham, Droiting of Worselfer, and of the towns of Evenham, Droiting of Worselfer, and the city of the control of the control of the city of the c minster, and Bromisgrove, within the county of Worcester, That where the said city, boroughs and towns have been in times past well and substantially inhabited, occupied, maintained and upholden by reason of making of woolen cloths, called Long Cloths, Short Cloths and other cloths, as well whites, blues and brown-blues, and the poor people of the same city, boroughs and towns, and of the country adjoining to

them, daily set a work, as in spinning, carding, breaking and sorting of wools, and the handicrafts there inhabiting, as weavers, fullers, shearmen and dyers, have been well set a work, and bad sufficient living by the same, until now within few years passed, that divers persons inhabiting and dwelling in the hamlets, thorps and villages adjoining to the said city, boroughs and towns within the said sbire, for their private wealths, singular advantages and commodities, nothing regarding the maintenance and upholding of the faid city, boroughs and towns, ne the common wealth of the faid handicrafts inhabiting and dwelling within the faid city, boroughs and towns, ne the poor people which had living by the same, have not only ingressed and taken into their hands divers and fundry farms, and become farmers, grafiers and husbandmen, but also do exercise, use and occupy the mysteries of cloth-making, weaving, fulling and shearing within their said houses, and do make all manner of cloths, as well broadcloths, whites and plain cloths within their said houses in the countries abroad, to the great decay, depopulation and ruin of the said city, towns and boroughs:

What towns only in Wor**ceffersh**ire **Gall** make cloths.

II. For remedy whereof, and for the amendment and good advancement of the said city, boroughs and towns, be it enacted by authority of this present parliament, That after the last day of September, which shall be in the year of our Lord God 1536. no manner of person ne persons, of what degree or condition soever he or they be of, shall make or cause to be made within the faid shire of Worcester, any manner of woolen cloths to be sold, except only such person or persons as after the said last day of September shall be dwelling and inhabiting within the faid city of Worcefler, the boroughs and towns of Evelbam, Dreitwich, Kederminster and Bromisgrove within the said county of Worcester, or in any one of them, upon pain of forfeiture for every such broad cloth made after the faid day by any person or persons contrary to the true meaning of this act, xl. s.

The rents of the houses in those towns shall not be raifed. C. 28.

III. And further it is provided by the authority aforesaid, That the lords and owners of the meases, tenements or cottages within the said city, or any of the towns and boroughs aforesaid, shall at no time hereafter dimit, set or let any mease, tenement Rep. 21 Jac.1. or cottage sufficiently repaired within the said city, boroughs, or towns before limited, to any person or persons, that hereaster shall inhabit in the said city, boroughs or towns, and exercising any of the said mysteries or crasts, at any higher rent, imposition or charge than was given for the same at any time within twenty years next before the making of this act only except.

IV. Provided alway, That this act be not hurtful ne prejudi-

Proviso for fale.

cloths not for cial to any person or persons for making any cloths for their own wearing, their children or fervants wearing. V. Also provided, That in the said city, and every town and borough aforesaid, there shall be due search made of every such

Cloth shall be fearched and fealed in the forefaid

cloth beforesaid there made, and that they be meted both length and breadth, being wet from the mill, and before they be fet 27 H. S. c. 12. upon the wrack and dried; (2) and that they shall be sealed Rep. 5 & 6 Ed. with the seal of the searcher of the same city, town or borough, 6. c. 6. s. 50. which seal shall have a stamp containing the true numbers for

Anno vicelimo quinto HENRICI VIII. 1533.]

the length and breadth of the same cloth being wet, on pain of forfeiting for every cloth put to fale, not having the faid feal of the searcher, xx. s. (3) and the sealer to forfeit for every cloth by him fearched and fealed contrary to the true meaning of this act, vi. s. viii. d. the one half of the faid forfeits to be to the King our sovereign lord, and the other half to the party that will sue for the same in any of the King's courts, by writ of debt, bill, plaint or information, in which actions or action the defendants or defendant shall not wage their law, ne any essoin or protection shall be allowed: (4) and the searcher shall have for the fearching and fealing of every cloth a peny, and not above.

C A P. XIX.

The submission of the clergy, and restraint of appeals.

WHERE the King's humble and obedient subjects, the clergy of this realm of England, have not only knowledged according to the truth, that the convocations of the same clergy, is, always bath been, and ought to be assembled only by the King's writ, but also submitting themselves to the King's majesty, bave promised in Verbo Sacerdotii, that they will never from benceforth presume to attempt, allege, claim or put in ure, or enact, promulge or execute any new canons, constitutions, ordinance provincial, or other, or by what soever other name they shall be called, in the convocation, unless the King's most royal assent and licence may to them be had, to make, promulge and execute the same; and that his Majesty do give his most royal assent and authority in that behalf: (2) and where divers constitutions, or Several cinances and canons provincial or synodal, which heretofore have been prejubeen enacted, and be thought not only to be much prejudicial to the dicial to the King's prerogative royal, and repugnant to the laws and statutes of King's prerothis realm, but also overmuch onerous to his Highness and his sub- gative, and to jects; the said clergy bath most humbly be sught the King's highness, statutes of that the said constitutions and canons may be committed to the examithis realm. nation and judgment of bis Highness, and of two and thirty persons of the King's subjects, whereof sixteen to be of the upper and nether house of the parliament of the temporalty, and the other sixteen to be of the clergy of this realm; and all the said two and thirty persons to be chosen and appointed by the King's majesty; (3) and that such of the said constitutions and canons, as shall be thought and determined by the said two and thirty persons, or the more part of them, worthy to be abrogated and adnulled, shall be abolite and made of no value accordingly; (4) and such other of the same constitutions and canons, as by the faid two and thirty, or the more part of them, shall be approved
to stand with the laws of God, and consonant to the laws of this realm,
shall stand in their full strength and power, the King's most royal
affent first had and obtained to the same; (5) be it therefore now thall not enact
and sutherity of this present parliament, according to the
any constitufaid submission and petition of the said clergy, That they ne any tions or orof them from henceforth shall presume to attempt, allege, claim dinances of them from henceforth shall presume to attempt, allege, claim dinances or put in ure any constitutions or ordinances provincial or syno-without the dal, or any other canons; nor shall enact, promulge or exe-King's affent.

The convocation shall be assembled by the King's

amine the

and to a-

EXP.

3 Inst. 39.

Hob. 148.

2 Lev. 223.

cute any fuch canons, conftitutions or ordinances provincial, by whatfoever name or names they may be called, in their convocations in time coming (which alway shall be affembled by authority of the King's writ) unless the same clergy may have the King's most royal affent and licence to make, promulge and execute fuch canons, constitutions and ordinances provincial or fynodal, (6) upon pain of every one of the faid clergy doing contrary to this act, and being thereof convict, to suffer imprison-ment, and make fine at the King's will.

canons, and to continue fuch as they think worthy, 3 & 4 Ed. 6. tions and ordinances provincial and fynodal heretofore made, and such of them as the King's highness and the said two and 13 Co. 47. 2 Roll. 481. thirty, or the more part of them, shall deem and adjudge

II. And for a smuch as such canons, constitutions and ordinances, as heretofore have been made by the clergy of this realm, cannot now at the session of this present parliament, by reason of shortness of time, be viewed, examined and determined by the King's highness, and thirtytwo persons to be chosen and appointed according to the petition of the The King faid clergy in form above rehearfed: be it therefore enacted by aumay aingn 32 thority aforesaid, That the King's highness shall have power and authority to nominate and assign, at his pleasure, the said two and thirty persons of his subjects, whereof sixteen to be of the clergy, and fixteen to be of the temporalty of the upper and nether house of the parliament; and if any of the said two and thirty persons so chosen shall happen to die before their full debridge the re- termination, then his Highness to nominate other from time to time of the said two houses of the parliament, to supply the num-35 H. 8. c. 16. ber of the faid two and thirty; (2) and that the same two and thirty, by his highness so to be named, shall have power and authority to view, fearch and examine the faid canons, constitu-

No canons shall be executed which be contrary to the King's prerogative, or to the

forth kept, obeyed and executed within this realm, so that the King's most royal assent under his great seal be first had to the fame; (3) and the residue of the said canons, constitutions and ordinances provincial, which the King's highness, and the said two and thirty persons or the more part of them, shall not approve, or deem and judge worthy to be abolite, abrogate and made frustrate, shall from thenceforth be void and of none effect, and never be put in execution within this realm. Provided alway, That no canons, constitutions or ordinances shall be made or put in execution within this realm by authority of the convocation of the clergy, which shall be contrariant or repugnant to the King's prerogative royal, or the customs, laws or statutes of this realm; any thing contained in this act to the contrary hereof notwithstanding.

worthy to be continued, kept and obeyed, shall be from thence-

Rome, but appeals fhall

laws.

III. And be it further enacted by authority aforesaid, That There shall be from the feast of Easter, which shall be in the year of our Lord no appeals to God 1534, no manner of appeals shall be had, provoked, or made out of this realm, or out of any the King's dominions, to be according the bishop of Rome, nor to the see of Rome, in any causes or to the statute matters happening to be in contention, and having their commade 34 H. 8. mencement and beginning in any of the courts within this realm,

Anno vicesimo quinto HENRICI VIIL

or within any the King's dominions, of what nature, condition or quality soever they be of; but that all manner of appeals, of what nature or condition foever they be of, or what cause or matter foever they concern, shall be made and had by the parties grieved, or having cause of appeal, after such manner, form and condition, as is limited for appeals to be had and profecuted within this realm in causes of matrimony, tythes, oblations and obventions, by a flatute thereof made and established sithen the beginning of this present parliament, and according to the form and effect of the faid estatute; any usage, custom, prescription, or any thing or things to the contrary hereof notwithstanding.

IV. And for lack of justice at or in any the courts of the arch. Appeals from bishops of this realm, or in any the King's dominions, it shall the archbe lawful to the parties grieved to appeal to the King's majefty bishop's court in the King's court of chancery; (2) and that upon every such chancery. appeal, a commission shall be directed under the great seal to 4 Mod. 117. such persons as shall be named by the King's highness, his heirs Dyer, 209. or fuccessors, like as in case of appeal from the admiral's court, to hear and definitively determine such appeals, and the causes concerning the same. (3) Which commissioners, so by the King's highness, his heirs or successors, to be named or appointed, shall have full power and authority to hear and definitively determine every fuch appeal, with the causes and all circumstances concerning the same; and that such judgment and fentence, as the faid commissioners shall make and decree, in and upon any fuch appeal, shall be good and effectual, and also definitive; and no further appeals to be had or made from

V. And if any person or persons, at any time after the said Premunire feast of Easter, provoke or sue any manner of appeals, of what for suing of nature or condition soever they be of, to the said bishop of Rome, Rome, or exe or to the see of Rome, or do procure or execute any manner of cuting any process from the see of Rome, or by authority thereof, to the de-process from rogation or let of the due execution of this act, or contrary to thence. the same, that then every such person or persons so doing, their 16 R. s. c. s. aiders, counsellors and abbettors, shall incur and run into the dangers, pains and penalties contained and limited in the act of. provision and Pramunire made in the sixteenth year of the King's most noble progenitor, King Richard the Second, against fuch as fue to the court of Rome against the King's crown and prerogative royal.

the faid commissioners for the same.

VI. Provided always, That all manner of provocations and Appeals from appeals hereafter to be had, made or taken from the jurisdiction places exof any abbots, priors, or other heads and governors of mo-were to the nasteries, abbeys, priories and other houses and places exempt, see of Rome, in such cases as they were wont or might afore the making of shall now be this act, by reason of grants or liberties of such places exempt, into the chanto have or make immediately any appeal or provocation to the bishop of Rome, otherwise called Pope, or to the see of Rome, that in all these cases every person and persons, having cause of appeal or provocation, shall and may take and make their appeals

peals and provocations immediately to the King's majefty of this realm, into the court of chancery, in like manner and form as they used afore to do to the see of Rose; (2) which appeals and provocations so made, thali be definitively determined by authority of the King's commission, in such manner and form as in this act is abovementioned; (3) so that no archbishop or bishop of this realm thall intermit or meddle with any such appeals, otherwise or in any other manner than they might have done afore the making of this act; any thing in

What canons, C. I. L. 10.

this act to the contrary thereof notwithstanding.

VII. Provided also, That such canons, constitutions, ordi-Sec. are fill in nances and synodals provincial being already made, which be not contrariant or repugnant to the laws, statutes and customs 27 H.2. c. 20. of this realm, nor to the damage or hurt of the King's pre-37 H. 8. c. 17. or this reality hor to the dailage of hair of the King's pre-Repealed by were afore the making or this act, the second and determined by the 1 & 2 Ph. & M. viewed, fearched, or otherwise ordered and determined by the e. s. and re- faid two and thirty persons, or the more part of them, according to the tenor, form and effect of this present act.

CAP. XX.

An all for the non-payment of first-fruits to the bishop of Rome.

No first fruits fhall be paid to the bishop time a bishop Vide stat. 23 H. S. C. 10. not in the printed ftatutes before. Vid. Codex Tit. 5. c. 1.

WHERE fithen the beginning of this present parliament, for repress of the exaction of annates and first-fruits of archbishopricks and bishopricks of this realm wrongfully taken by the bishop of Rome; and of Rome, otherwise called the pope, and the see of Rome, it is orwithin what drived and additional to the see of Rome, it is ordained and established by an act, among other things, That the paytime a bishop ments of the annates or first-fruits, and all manner contributions invested and for the same, for any such archbishoprick or bishoprick, or for any bulls consecrated. to be obtained from the see of Rome, to or for the said purpose or intent, should utterly cease, and no such to be paid for any archbisheprick or bisboprick within this realm, otherwise than in the same att is expressed: (2) and that no manner of person or persons to be named, elected, presented or possulated to any archishperick or bistoprick within this realm, should pay the said annates or first-fruits, nor any other manner of sum or sums of money, pensions or annuities for the same, or for any other like exaction or cause, (3) upon pain to forfeit to our sovereign lord the King, his heirs and successor, all manner his goods and chattely for every and all the temporal lands and said for his goods and chattels for ever, and all the temporal lands and possessions of the said archbishoprick or bishoprick during the time that he or they that should offend contrary to the faid act, should have, possess and If any present- enjoy the said archbishoprick or bishoprick. (4) And it is further ed by the King enacted, That if any person named or presented to the see of Rome by the King's highness, or his beirs or successors, to be bishop of any see or diocese within this realm, should happen to be letted, delayed or England be deserved at the see of Rome from any such bishoprick whereunto be there delayed, should be so presented, by mean of restraint of bulls of the said bishop he may be consecrated by an arch
the same, or should be denied at the see of Rome, upon convenient suit made, for any bulls requisite for any such cause, that then every per-

to the fee of Rome to a bishoprick in bithop in England.

Anno vicesimo quinto HENRICI VIII.

1533.

fon so presented might or should be consecrated here in England by the archbishop in whose province the said bishoprick shall be; so always, that the same person should be named and presented by the King for the time being to the said archbishop. (5) And if any person being One presented named and presented (as is before said) to any archbishopick of this to the see of namea and presented (as is before said) to any archbishoprick of this to the see of realm, making convenient suit, as is aforesaid, should happen to be Rome to an letted, delayed, deferred or otherwise disturbed from the said arch-sarchbishop-bishoprick, for lack of pall, bulls, or other things to him requisits to rick, and there be obtained at the see of Rome, that then every such person so named and presented to the archbishop, might and should be consecrated and by two bishops invested, after presentation made as is aforesaid, by any other two of England. bishops within this realm, whom the King's highness, or any his heirs or successors, Kings of England, would appoint and assign for the same, according and after like manner as divers archbishops and bishops have been beretofore in ancient time by sundry the King's bishops have been heretofore in ancient time by sundry the King's most noble progenitors made, consecrated and invested within this (6) And it is further enacted by the said act, That every archbishop and bishop, being named and presented by the King's high-ness, his heirs and successors, Kings of England, and being consecrated and invested, as is aforesaid, should be installed accordingly, and should be accepted, taken and reputed, used and obeyed as an archbishop or bishop of the dignity, see or place whereunto he shall be so named, presented and consecrated, and as other like prelates of that province, see or diocese, have been used, accepted, taken and obeyed, which have had and obtained compleatly their bulls and other things requisite in that behalf from the see of Rome, (7) and also should fully and entirely have and enjoy all the spiritualties and temporalties of the said archbishoprick or their predecessions had a general in the said archbishopsish on their predecessions had a general in the said archbishopsish on or their predecessors had or enjoyed in the said archbisboprick or bisboprick, satisfying and yielding unto the King's highness, and to his heirs and successors, all such duties, rights and invests as beforetime hath been accustomed to be paid for any such archbishoprick or bishoprick, according to the ancient laws and customs of this realm and the King's prerogative royal, as in the said act amongst other things is more at large mentioned.

II. And albeit the faid bishop of Rome, otherwise called the Pope, bath been informed and certified of the effectual contents of the said all, to the intent that by some gentle ways the said exultions might have been redressed and reformed, yet nevertheless the said bishop of Rome hitherto hath made none answer of his mind therein to the King's bighness, nor devised nor required any reasonable ways to and with our said sovereign lord for the same: (2) wherefore his most consent to the royal majesty of his most excellent goodness, for the wealth foresaid and prosit of this his realm and subjects of the same, hath not statute. only put his most gracious and royal assent to the foresaid act, but also hath ratified and confirmed the same, and every clause and article therein contained, as by his letters patents under his great seal involled in the parliament roll of this present parliament more at large is contained.

No man shall be presented to the see of bishop, nor annates or first-fruits shall be paid to the lame

III. And forasmuch as in the said att it is not plainly and certainly expressed in what manner and fashion archbishops and bishops shall be elected, presented, invested and consecrated within this realm, and in all other the King's dominions, (2) be it now therefore enacted by the King our sovereign lord, by the assent of the lords spiritual Rome for the and temporal, and the commons, in this present parliament dignity of an assembled, and by the authority of the same, That the said act archbishop or and every thing therein contained shall be and stand in strength, bishop, nor virtue and effect; except only, that no person or persons hereafter shall be presented, nominated or commended to the said bishop of Rome, otherwise called the Pope, or to the see of Rome, to or for the dignity or office of any archbishop or bishop within this realm, or in any other the King's dominions, nor shall send nor procure there for any manner of bulls, breeves, palls or other things requifite for an archbishop or bishop, nor shall pay any sums of money for annates, first-fruits nor otherwife, for expedition of any fuch bulls, breeves, or palls; but that by the authority of this act, such presenting, nominating or commending to the said bishop of Rome, or to the see of Rome, and such bulls, breeves, palls, annates, first-fruits, and every other sums of money heretofore limited, accustomed or used to be paid at the said sec of Rome, for procuration or expedition of any fuch bulls, breeves or palls, or other thing concerning the same, shall utterly cease and no longer be used within this realm, or within any the King's dominions; any thing contained in the faid act aforementioned, or any use, custom or prescription to the contrary thereof notwithstanding.

IV. And furthermore be it ordained and established by the

The manner of electing an archbishop or .bifbop.

authority aforesaid, That at every avoidance of every arch-bishoprick or bishoprick within this realm, or in any other the King's dominions, the King our fovereign lord, his heirs and fucceflors, may grant to the prior and convent, or the dean and chapiter of the cathedral churches or monasteries where the see of such archbishoprick or bishoprick shall happen to be void, a licence under the great seal, as of old time hath been accustomed, to proceed to election of an archbishop or bishop of the see so being void, with a letter missive, containing the name of the person which they shall elect and choose: (2) by virtue of which licence the faid dean and chapiter, or prior or convent, to whom any fuch licence and letters missive shall be directed, shall with all speed and celerity in due form elect and choose the same person named in the said letters missive, to the dignity and office of the archbishoprick or bishoprick so being For default of void, and none other. (3) And if they do defer or delay their election by the election above twelve days next after such licence or letters dean and chamistive to them delivered, that then for every such default the piter, the King's highness, his heirs and successors, at their liberty and shall nominate king the last such as the successor of the liberty and the last such as the successor of the liberty and the last such as the successor of the liberty and the last such as the successor of the liberty and the last such as the successor of the liberty and the last such as the successor of the liberty and the last such as the successor of the liberty and the last such as the successor of the liberty and the last such as the successor of the last successor of the last successor of the last successor of the successor of the last succes a bishop by his pleasure shall nominate and present, by their letters patents unletters patents. der their great seal, such a person to the said office and dignity so being void, as they shall think able and convenient for the same; (4) and that every such nomination and presentment to

Anno vicesimo quinto HENRICI VIII. 1533.

be made by the King's highness, his heirs and successors, if it be to the office and dignity of a bishop, shall be made to the archbishop and metropolitan of the province where the see of the same bishoprick is void, if the see of the said archbishoprick be then full, and not void; and if it be void, then to be made to fuch archbishop or metropolitan within this realm, or in any the King's dominions, as shall please the King's highness, his heirs or fuccessors: (5) and if any such nomination or prefentment shall happen to be made for default of such election to the dignity or office of any archbishop, then the King's highness, his heirs and successors by his letters patents under his great feal, shall nominate and present such person as they will dispose to have the said office and dignity of archbishoprick being void, to one such archbishop and two such bishops, or else to four fuch bishops within this realm, or in any of the King's dominions, as thall be affigned by our faid fovereign lord, his heirs or fuccessors.

V. And be it enacted by the authority aforesaid, That when-Consecration soever any such presentment or nomination shall be made by of a bishop. the King's highness, his heirs or successors, by virtue and authority of this act, and according to the tenor of the same; that then every archbishop and bishop, to whose hands any such presentment and nomination shall be directed, shall with all speed and celerity invest and consecrate the person nominate and prefented by the King's highness, his heirs or successors, to the office and dignity that such person shall be so presented unto, and give and use to him pall, and all other benedictions, ceremonies and things requisite for the same, without suing, procuring or obtaining hereafter any bulls or other things at the see of Rome, for any such office or dignity in any behalf. (2) And if the said dean and chapiter, or prior and convent, after such licence and letters missive to them directed, within the said twelve days do elect and choose the said person mentioned in the said letters missive, according to the request of the King's highness, his heirs or successors, thereof to be made by the said letters missive in that behalf, then their election shall stand good and effectual to all intents; (3) and that the person so elected, after The name of certification made of the same election under the common and a bishop newly covent seal of the electors, to the King's highness, his heirs or choien, viz. a fuccessors, shall be reputed and taken by the name of lord lord elect. elected of the faid dignity and office that he shall be elected unto; (4) and then making such oath and fealty only to the King's The King's majesty, his heirs and successors, as shall be appointed for the signification same, the King's highness, by his letters patents under his of a bishop or great seal, shall fignify the said election, if it be to the dignity archbishop of a bishop, to the archbishop and metropolitan of the province where the see of the said bishoprick was void, if the see of the faid archbishop be full and not void; and if it be void, then to any other archbishop within this realm, or in any other the King's dominions; requiring and commanding such archbishop, to whom any such fignification shall be made, to confirm the said election, and to invest and consecrate the said per-Vol. IV.

fon so elected to the office and dignity that he is elected untoand to give and use to him all such benedictions, ceremonies, and other things requisite for the same, without any fuing, procuring or obtaining any bulls, letters or other things from the fee of Rome for the same in any behalf. (5) And if the person be elected to the office and dignity of an archbishop, according to the tenor of this act, then after such election certified to the King's highness in form aforesaid, the same person so elected to the office and dignity of an archbishop, shall be reputed and taken lord elect to the said office and dignity of an archbishop, whereunto he shall be so elected; (6) and then after he hath made fuch oath and fealty only to the King's majesty, his heirs and fuccessors, as shall be limited for the same, the King's highness, by his letters patents under his great seal, shall signify the faid election to one archbishop and two other bishops, or else to four bishops within this realm, or within any other the King's dominions, to be affigned by the King's highness, his heirs or successors, requiring and commanding the said archbishop and bishops, with all speed and celerity, to confirm the said election, and to invest and consecrate the said person so elected to the office and dignity that he is elected unto, and to give and use to him such pall, benedictions, ceremonies and all other things requisite for the same, without suing, procuring or obtaining any bulls, briefs or other things at the faid fee of Rome, or by the authority thereof in any behalf.

This election of a bishop

VI. And be it further enacted by authority aforesaid, That shall be lawful. every person and persons being hereafter chosen, elected, nominate, presented, invested and consecrated to the dignity or office of any archbishop or bishop within this realm, or within any other the King's dominions, according to the form, tenor and effect of this present act, and suing their temporalties out of the King's hands, his heirs or successors, as hath been accustomed, and making a corporal oath to the King's highness, and to none other, in form as is afore rehearsed, shall and may from henceforth be thrononised or installed, as the case shall require, (2) and shall have and take their only restitution out of the King's hands, of all the possessions and profits spiritual and temporal, belonging to the faid archbishoprick or bishoprick whereunto they shall be so elected or presented, and shall be obeyed in all manner of things, according to the name, title, degree, and dignity that they shall be so chosen or prefented unto, and do and execute in every thing and things touching the same, as any archbishop or bishop of this realm, without offending the prerogative royal of the crown and the laws and customs of this realm, might at any time heretofore do.

The penalty for not elect-

VII. And be it further enacted by the authority aforesaid, ing or not conThat if the prior and covent of any monastery, or dean and
fecrating a
bishop named.

chapiter of any cathedral church, where the see of an archbishop or bishop is within any the King's dominions, after such
licence as is afore rehearsed, shall be delivered to them, pro-

ceed not to election, and fignify the same according to the tenor of this act, within the space of twenty days next after such licence shall come to their hands; (2) or else if any archbishop or bishop, within any the King's dominions, after any such election, nomination or presentation shall be signified unto them by the King's letters patents, shall refuse, and do not confirm, invest and consecrate with all due circumstance as is aforefaid, every such person as shall be so elected, nominate or presented, and to them fignified as is abovementioned, within twenty days next after the King's letters patents of such signification or presentation shall come to their hands; (3) or else if any of them, or any other person or persons, admit, maintain, allow, obey, do or execute any censures, excommunications, interdictions, inhibitions, or any other process or act, of what nature, name or quality soever it be, to the contrary, or let of due execution of this act; (4) that then every prior and par- 25 Ed. 3. stat. ticular person of this convent, and every dean and particular 5. c. 22. person of the chapiter, and every archbishop and bishop, and 26 H. 8. c. 14. all other persons, so offending and doing contrary to this act, 31 H. 8. c. 9. or any part thereof, and their aiders, counsellers and abetters, & El. c. 1.

shall run into the dangers, pains and penalties of the estatute & M. c. 8. and of the provision and pramunire, made in the five and twentieth revived by 1 year of the reign of King Edward the Third, and in the fix- El. c. 1. teenth year of King Richard the Second.

CAP. XXI.

The act concerning Peter-pence and dispensations.

MOST humbly befeething your most royal Majesty, your obedient Hob. 146. and faithful subjects, the commons of this your present par- 1 Roll. 468, liament assembled, by your most dread commandment, That where 469, 471. your subjects of this your realm, and of other countries and dominions, being under your obeyfance, by many years past have been, and yet be greatly decayed and impoverished, by such intolerable exactions of great sums of money as have been claimed and taken, and yet continually be claimed to be taken out of this your realm, and other your faid countries and dominions, by the history of Rome, called the Pope, and the see of Rome, as well in pensions, tenses, peter-pence, procura- Sums of motions, fruits, suits for provisions, and expeditions of bulls for archbishop- ney which ricks and bishopricks, and for delegacies, and rescripts in causes have been paid of contentions and appeals, jurisdictions legantine, and also for discauses to the pensations, licences, faculties, grants, relaxations, write called per-bishop and see inde valere, rehabilitations, abolitions, and other infinite forts of bulls, of Rome dishards and inflammants of sending and many and bish in the continued. breeves, and instruments of sundry natures, names and kinds, in great continued.

numbers heretofore practifed and obtained otherwise than by the laws,
laudable uses, and customs of this realm should be permitted; the
specialties whereof been over long, large in number, and tedious here
particularly to be inserted; (2) wherein the bishop of Rome aforesaid hath not been only to be biamed for his usurpation in the premisses, but also for his abusing and beguiling your subjects, pretending and persuading them that he both power to distance with all human ing and persuading them that he hath power to dispense with all human laws, uses and customs of all realms, in all causes which be called

This realm is free from any laws of man, but fuch as have been the fame. amongst them, and have bound themselves by long use and custom to the

spiritual, which matter hath been usurped and practised by him and his predecessors for many years, in great derogation of your imperial crown and authority royal, contrary to right and conscience; (3) for where this your Grace's realm recognifing no superior under God, but only your Grace, hath been and is free from subjection to any man's laws, but only to such as have been devised, made and obtained within devised within this realm, for the wealth of the same, or to such other as by sufferance of your Grace and your progenitors, the people of this your realm have taken at their free liberty, by their own consent to be used

the human laws of this realm.

observance of the same, not as to the observance of laws of any foreign prince, potentate or prelate, but as to the customed and ancient laws of The power of this realm, originally established as laws of the same, by the said suffer-the King and ance, consents and custom, and none otherwise: (4) it standeth therefore parliament to with natural equity and good reason, that in all and every such laws bu-dispense with, alter or annual second suffer when the said sufference consents and alternated and sufference consents and sufference c ferance, consents and custom, your royal Majesty, and your lords spiritual and temporal, and commons, representing the whole state of your realm, in this your most high court of parliament, have full power and anthority, not only to dispense, but also to authorize some elect person or persons to dispense with those, and all other human laws of this your realm, and with every one of them, as the quality of the persons and matter shall require; (5) and also the said laws, and every of them, to abrogate, annul, amplify or diminifh, as it shall be seen unto your Majesty, and the nobles and commons of your realm present in your parliament, meet and convenient for the wealth of your realm, as by divers good and wholesome acts of parliaments, made and established as well in your time, as in the time of your most noble progenitors, it may plainly and evidently appear; (6) and because that it is now in these days present from that the last limits to the continuous present from these that the last limits to the continuous present from the continuo these days present seen, that the state, dignity, superiority, reputation and authority of the said imperial crown of this realm, by the long sufferance of the said unreasonable and uncharitable usurpations and exactions practifed in the times of your most noble progenitors, is much and fore decayed and diminished, and the people of this realm thereby impoverished, and so or worse be like to continue, if remedy be not therefore shortly provided:

II. It may therefore please your most noble Majesty, for the honour of Almighty God, and for the tender love, zeal and affection that ye bear, and always have borne to the wealth of this your realm and subjects of the same, forasmuch as your Majesty is supreme head of the church of England, as the prelates and clergy of your realm, representing the said church, in their fynods and convocations have recognized, in whom confisteth full power and authority, upon all such laws as have been made and used within this realm, to ordain and enact, by the affent of your lords spiritual and temporal, and the commons No impositions in this your present parliament assembled, and by authority of shall be paid to the same, That no person or persons of this your realm, or of the histon or

the bishop or ice of Rome.

any other your dominions, shall from henceforth pay any pen-sions, censes, portions, Peter-pence or any other impositions, to the use of the said bishop, or the see of Rome, like as heretofore they have used, by usurpation of the said bishop of Rome

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and his predecessors, and sufferance of your Highness, and your most noble progenitors, to do; (2) but that all such pensions, censes, portions and Peter-pence, which the said bishop of Rome, otherwise called the Pope, hath heretofore taken and perceived, or caused to be taken and perceived to his use, and his chambers, which he calleth apostolick, by usurpation and sufferance, as is abovefaid, within this your realm, or any other your dominions, shall from henceforth clearly surcease, and never more be levied, taken, perceived nor paid to any person or persons in any manner of wise; any constitution, use, prescription or

custom to the contrary thereof notwithstanding.

III. And be it further enacted by the authority aforesaid, Noperson shall That neither your Highness, your heirs nor successors, Kings of successors or this realm, nor any your subjects of this realm, nor of any hience to the other your dominions, shall from henceforth sue to the said bishop of bishop of Rome, called the Pope, or to the see of Rome, or to Rome any person or persons having or pretending any authority by the 1 Roll. 460.

Co. pl. f. 204. fame, for licences, dispensations, compositions, faculties, grants, Moor 434. pl. rescripts, delegacies, or any other instruments or writings, of 609 what kind, name, nature, or quality foever they be of, for any Goldesb. 192. cause or matter, for the which any licence, dispensation, composition, faculty, grant, rescript, delegacy, instrument, or other writing, heretofore hath been used and accustomed to be had and obtained at the see of Rome, or by authority thereof, or of any prelates of this realm; (2) nor for any manner of other licences, dispensations, compositions, faculties, grants, resulting cripts, delegacies, or any other instruments or writings that in causes of necessity may be lawfuly granted without offending of the holy scriptures and laws of God; (3) but that from hencesorth every such licence, dispensation, composition, faculty, grant, rescript, delegacy, instrument and other writing afore named and mentioned, necessary for your Highness, your heirs and fuccessors, and your and their people and subjects, upon the due examinations of the causes and qualities of the persons procuring such dispensations, licences, compositions, faculties, grants, rescripts, delegacies, instruments or other writings, shall be granted, had or obtained, from time to time, within this your realm, and other dominions, and not elsewhere, (4) The archin manner and form following, and none otherwise; that is bishop of Canto fay, the archbishop of Conterbury for the time being, and terbury may his fuccessors, shall have power and authority, from time to grant dispentime, by their discretions, to give, grant and dispose, by King, an instrument under the seal of the said archbishop, unto Vaughan 18, your Majesty, and to your heirs and successors, Kings of this 19, 20, 27, realm, as well all manner such licences, dispensations, com- Mod. cases in positions, faculties, grants, rescripts, delegacies, instruments and all other writings, for causes not being contrary or repugnant to the holy scriptures and laws of God, as heretofore hath been used and accustomed to be had and obtained by your Highness, or any your most noble progenitors, or any of your or their Subjects, at the sec of Rome, or any person or persons by authority

thority of the same; (5) and all other licences, dispensations, faculties, compositions, grants, rescripts, delegacies, instruments, and other writings, in, for and upon all such causes and matters as shall be convenient and necessary to be had, for the honour and surety of your Highness, your heirs and successors, and the wealth and profit of this your realm; (6) so that the faid archbishop or any of his successors, in no manner wife shall grant any dispensation, licence, rescript, or any other writing afore rehearfed, for any cause or matter repugnant to the law of Almighty God.

The archterbury may grant licences licensed. Co pl. f. 512. Hob. 147, 156 & 159.

IV. Be it also enacted by authority aforesaid, That the said bithop of Can- archbishop and his successors, after good and due examination, by them had, of the causes and qualities of the persons procuring for licences, dispensations, compositions, faculties, deleof things ing for licences, dispensations, compositions, faculties, dele-wonted to be gacies, rescripts, instruments or other writings, shall have full power and authority by themselves, or by their sufficient and fubstantial commissary or deputy, by their discretions, from time to time, to grant and dispose, by an instrument under the name and seal of the said archbishop, as well to any of your subjects, as to the subjects of your heirs and successors, all manner licences, dispensations, faculties, compositions, delegacies, rescripts, instruments, or other writings, for any such course or matter, whereof heretofore such licences, dispensations. cause or matter, whereof heretofore such licences, dispensations, compositions, faculties, delegacies, rescripts, instruments or writings, have been accustomed to be had at the see of Rome,

or by the authority thereof, or of any prelate of this realm. V. And that the said archbishop and his commissary, shall

to causes unwonted to be licented shall not be grantapprobation

Dispensations

his council.

not grant any other licence, dispensation, composition, faculty, writing, or instrument, in cases unwont, and not accustomed to be had or obtained at the court of Rome, nor by ed without the authority thereof, nor by any prelate of this realm, until your Grace, your heirs and successors, or your or their council shall of the King or first be advertised thereof, and determine whether such licences, dispensations, compositions, faculties, or other writings in such cases unwont and not accustomed to be dispensed withal, or obtained, shall commonly pass as other dispensations, faculties, or other writings, shall or no, (2) upon pain that the grantors of every such licence, dispensation, or writing, in such cases unwont, contrary to this act, shall make fine at the will and pleasure of your Grace, your heirs and successors; (3) and if it be thought and determined by your Grace, your heirs or successors, or your or their council, that dispensations, faculties, licences, or other writings, in any fuch cause unwont, thall pals, then the faid archbishop or his commissary, having licence of your Highness, your heirs or successors for the same, by your or their bill affigned, shall dispense with them accordingly.

Licence of things wheretends to 41. thall be confirmed by the King's great

fe a . Cro. Eliz. 540.

VI. Provided always, That no manner of dispensations, liof the tax ex- cences, faculties, or other referipts or writings hereafter to be granted to any person or persons, by virtue or authority of this act, by the faid archbishop or his commissary being of such importance, that the tax of the expedition thereof at Rome extended to the fum of four pounds or above, thall in any wife be 1533.]

put in execution, till the same licence, dispensation, faculty, rescript, or other writing, of what name or nature soever it be of, be first confirmed by your Highness, your heirs or successfors, Kings of this realm, under the great scal, and enrolled in your chancery in a roll, by a clerk to be appointed for the fame; (2) and that this act shall be a sufficient warrant to the chancellor of *England* for the time being, or to him whom your Grace, your heirs or successors, shall depute to be keeper of the great seal, to confirm in your name, your heirs or successors, the foresaid writings, passed under the said archbishop's seal, by letters patents, in due form thereof to be made under your great feal, remitting as well the faid writing under the archbishop's seal, as the faid confirmation under the great seal, to the parties from time to time procuring for the same; (3) and that What dispenall fuch licences, dispensations, faculties, and other rescripts sations may be and writings, for the expedition of the which the faid taxes to be granted by the paid at Rome, was under iv. li. which be matters of no great im- archbishop portance, shall pass only by the archbishop's seal, and shall not King's conof any necessity be confirmed by the great seal, unless the pro-firmation. curers of such licence, faculty or dispensation, desire to have them so confirmed; (4) in which case they shall pay for the said great seal, to the use of your Highness, your heirs and fucceffors, v. s. sterling, and not above, over and besides such taxes as shall be hereafter limited for the making, writing, registring, confirming and inrolling of such licences, confirmations, and writings under the faid tax of iv. li.

VII. And that every fuch licence, dispensation, composi- All acts done tion, faculty, rescript and writing, of what name or nature by virtue of foever it be, for fuch causes as the tax was wont to be iv. li. any of the or above, so granted by the archbishop, and confirmed under licences the great seal, and all other licences, dispensations, faculties, shall be good rescripts, and writings hereaster to be granted by the archbi- and of sorce shop by virtue and authority of this act, whereunto the great in law. feal is not limited of necessity to be put to, by reason that the tax of them is under iv. li. shall be accepted, approved, allowed, and admitted good and effectual in the law, in all places, courts and jurifdictions, as well spiritual as temporal, within this realm, and elsewhere within your dominions, and as beneficial to the persons obtaining the same, as they should have been if they had been obtained, with all things requifite, of the fee of Rome, or of any other person by authority thereof, without any revocation or repeal hereafter to be had of any fuch licences, dispensations, faculties, rescripts or writings, of what nature soever they be.

VIII. And that all children procreated after folemnization of Licences to any marriages to be had or done by virtue of fuch licences or marry, and dispensations, shall be admitted, reputed, and taken legitimate children born after the same in all courts, as well spiritual as temporal, and in all other marriages. places, and inherit the inheritance of their parents and ances-25 H. 8. c. 22, tors within this your realm, and all other your dominions, ac- f.4 cording to the laws and customs of the same; (2) and all acts Hob. 248,

to be done, had or executed according to the tenor of fuch licences, dispensations, faculties, writings, or other instruments. to be made or granted by authority of this act, shall be firm, permanent, and remain in force; any foreign laws, constitutions, decrees, canons, decretals, inhibitions, use, custom, prescription, or any other thing had, or hereafter to be made to the contrary notwithstanding. IX. And be it further enacted, That the faid archbishop and

A clerk to rearchbishop.

A clerk af-

gifter dispen-his successors, shall have power and authority to ordain, make, sations ap-pointed by the and constitute a clerk, which shall write and register every such licence, dispensation, faculty, writing, or other instrument to be granted by the said archbishop, and shall find parchment, wax, and filken laces convenient for the same, and shall take for his pains such sums of money as thall be hereafter in this present act to him limited in that behalf for the same; (2) and king to write that likewise your Grace, your heirs and successors, shall by your letters patents, under your great seal, ordain, depute and constitute one sufficient clerk, being learned in the course of the chancery, which shall always be attendant upon the lord chancellor, or the lord keeper of the great seal, for the time being, and shall make, write and inroll the confirmations of all such licences, dispensations, instruments or other writing as shall be thither brought under the archbishop's seal, there to be confirmed and enrolled; and shall also intitle in his books, and inroll of record, such other writings as shall thither be brought under the archbishop's seal, not to be confirmed, taking for his pains such reasonable sums of money as hereaster by this act to him shall be limited for the same; (3) and that as well the said clerk appointed by the said archbishop, as the said clerk to be appointed by your Highness, your heirs or successors, shall subscribe their names to every such licence, dispensation, faculty, or other writing that shall come to their hands to be written made, granted, sealed, confirmed, registered, and inrolled by authority of this act, in form as is before re-

The charges qualified which had wont to be spent in obtaining dificences from Rome.

X. And for asmuch as the charges of obtaining the said licences, dispensations, faculties, and other rescripts or writings aforenamed, at the court of Rome, by the losses and exchanges, and in conducting of currors, and waging follicitors to fue for any fuch licences, difpensations, faculties, instruments, and other rescripts or writings, have been ensations and grievous and excessive to your people, and many times greater sums have been demanded for the speedy expedition in the court of Rome, than be expressed in the old tax limited to be paid for the said expeditions, whereby your people hath been brought to an incertainty upon the payment for expeditions of fuch things, and by reason thereof have been constrained to pay more than they were wont to do, to the great impoverishing of this realm, as is aforesaid: (2) and sometimes the speeding of such dispensations, faculties, licences and other writings at Rome hath been so long deferred, that the parties labouring for the same have suffered great incommodities and loss for lack of quick speed, which hereaster may be had with n this your realm, to the great

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great commodity of your people, whereby the charges of making exchanges, conducting of currors and follicitors, for the faid dispensations, shall be abated, and your people so much relieved and eased; to the intent that all ambiguity, and uncertainty of payments for dispensations, faculties, licences, and other rescripts and writings, may be taken away, that no fraud or exaction shall be exercised upon your people, by such officers as shall be appointed by this act, to take pains in speeding such dispensations, faculties and licences, but that your people may be fure and certain what they be appointed to pay for the

XI. Be it enacted by this present parliament, and by the au-Two books thority of the same, That there shall be two books drawn and shall be made made of one tenor, in which shall be contained the taxes of all wherein the customable dispensations, faculties, licences and other writings pensations wont to be sped at Rome, which books, and every leaf of those shall be writbooks, and both sides of every leaf, shall be subscribed by the ten. archbishop of Canterbury, the lord chancellor of England, the lord treasurer of England, and the two chief justices of both benches for the time being; to the which books all suitors for dispensations, faculties, licences, and other writings afore rehearfed, shall have recourse if they require it; (2) and one of the faid books shall remain in the hands of him which shall be appointed to be register and scribe of the said dispensations, saculties and licences, under the faid archbishop of Canterbury, in form as is beforefaid; (3) and the other book shall remain with the clerk of the chancery, which by your Grace, your heirs or fucceffors shall be appointed, as is before rehearsed; (4) which clerk of the chancery shall also intitle, and note particularly and daily, in his book ordained for that purpose, the number and qualities of the difpensations, faculties, licences, and other rescripts and writings, which shall be sealed only with the seal of the said archbishop, and also which shall be fealed with the faid feal, and confirmed with the great feal, in form as is before faid, that all fraud and concealment in this behalf may be avoided.

XII. And be it enacted by this present parliament, and by The fees of the authority of the same, That no man suing for dispensations, dispensations, faculties, licences, or other rescripts or writings, which were faculties, liwont to be sped at Rome, shall pay any more for their dispensa-cences, &c. tions. licences or rescripts, than shall be contained, taxed and limited in the faid duplicate books of taxes, only compositions excepted, of which being arbitrary, no tax can be made, where-fore the tax thereof shall be set and limited by the discretion of the said archbishop of Canterbury, and the lord chancellor of England, or the lord keeper of the great seal for the time being; (2) and that such as shall exact or receive of any suiter more for The penalty any dispensation, faculty, or licence, than shall be contained of extortion in the said books of taxes, shall forfeit ten times so much as he in officers. shall so extortiously exact and receive; the one half of the which forfeiture to be to the use of your Grace, your heirs or successors, and the other half thereof to be to such of your sub-

How the tax

for every dif-

pensation, fa-

culty or other

writing, shall be divided.

jects as will fue for the same by action, bill or plaint in any of your Grace's courts, wherein the defendant shall have none effoin nor protection allowed, neither shall be admitted to wage his law.

XIII. Be it also enacted by this parliament, and by authority

of the same, That the tax or sum appointed to be paid for every fuch dispensation, licence, faculty, instrument, rescript, or other writing to be granted by authority of this act, shall be employed and ordered, as hereafter ensueth: that is to say, if the tax extend to iv. li. or above, by reason whereof the dispensation, licence, faculty, rescript or writing, which shall pass by the said archbishop's seal, must be confirmed by the appenfion of the great seal, then the said tax so extending to iv. li. or above, shall be divided into three parts, whereof two shall be perceived by the faid clerk of the chancery (to be appointed as is aforesaid) to the use of your Highness, your heirs and fuccessors, and to the use of the lord chancellor, or the keeper of the great seal for the time being, and to the use of the said clerk, in such wise as shall hereafter be declared; (2) and that the third part shall be taken by the said clerk of the archbishop, to the use of the same archbithop and his commissary, and his said clerk and register, in such wise as shall hereaster be ordered and limited by this act; that is to fay, the faid two parts shall be divided into four parts, of which three parts shall be taken to the only use of your Highness, your heirs and successors, (3) and the fourth part shall be divided into three parts, whereof the chancellor of England, or lord keeper of the great feal for the time being, shall have two parts, and the said clerk of the chancery the third part for his pains, travel and labours that he is limited to write and do by virtue of this act; (4) and the faid third part of the whole tax appointed to the faid archbithop, and his officers, (as is aforesaid) thall be divided into three parts, whereof the archbishop shall have to his use two parts, and his officers shall have the third part thereof; (5) of which third part to be divided into two parts, the said clerk or register, which shall find parchment, wax and silk, and shall devise and write the said dispensations, licences, faculties, rescripts or other writings, and register the same, shall have for his faid labour, and for receiving and repaying of the sums of money that shall come to his hands for dispensations, faculties, licences and other rescripts aforesaid, the one moiety thereof,

If the tax be under iv. li. and not under xl. s.

shall have the other part.

XIV. And if the tax be under iv, li. and not under xl. s, then the said tax shall be divided into three parts, as is afore-said, whereof the King's highness, his heirs and successors, shall have two parts thereof, abating iii.s. iv.d. which shall be to the said clerk of the chancery for subscribing, intituling and inrolling the said dispensations, licences, faculties, rescripts, and other writings aforesaid, and receiving of the King's mo-

(6) and the commissary of the said archbishop appointed to seal the said dispensations, faculties, licences, and other rescripts,

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ney so taxed; (2) and the archbishop and his officers shall have the third part, which third part shall be divided into two parts, whereof the archbishop shall have the one entirely to himself, his scribe and commissary shall have the other part thereof, equally to be divided amongst them for their costs and pains in that behalf; (3) and if the tax be under xl.s. and not under If the tax be xxvi.s. viii.d. the same tax shall be divided into two parts, under xl.s. whereof the one part shall be to your Grace, your heirs and and not under successors, deducting thereof ii. s. for the clerk of the chancery for his pains, as is aforesaid; (4) and the other part shall be to the said archbishop and his officers, which other part shall be divided into two parts whereof the archbishop and his officers, which other part shall be divided into two parts. be divided into two parts, whereof the archbishop shall have the one, and his commissary and scribe shall have the other, equally divided amongst them; (5) and if the tax be under If the tax be xxvi. s. viii. d. and not under xx. s. the same shall be divided under xxvi.s. into two parts, whereof your Grace, your heirs and fuccessors viii.d. and not shall have one part entirely, abating ii. s. thereof to the said clerk of the chancery; (6) and the archbishop and his officers shall have the other part, and the same other part shall be divided into three parts, whereof the archbishop shall have one, his commissary the second, and his scribe or register the third; (7) and in case the tax be under xx. s. the same shall be perceived to the use of the said commissary, clerk of the said archbishop, and clerk of the chancery, to be equally divided amongst them for their pains and labours by them to be sustained, by authority of this act, as aforefaid.

XV. Provided always, That this act shall not be prejudicial Dispensations to the archbishop of York, or to any bishop or prelate of this by other prerealm; but that they may lawfully (notwithstanding this act) lates. dispense in all cases in which they were wont to dispense by the common law or custom of this realm afore the making of this

XVI. Provided also, and be it enacted by the authority afore- Dispensation faid, That if it happen the see of the archbishoprick of *Canter*—by the guardibury to be void, that then all such manner of licences, dispen—an of the spirite fations, faculties, instruments, rescripts, and other writings tualties. fations, faculties, instruments, rescripts and other writings, which may be granted by virtue and authority of this act, shall (during the vacation of the same see) be had, done and granted under the name and seal of the guardian of the spiritualties of the faid archbishoprick for the time being, according to the tenor and form of this act, and shall be of like force, value and effect, as if they had been granted under the name and feal of the archbishop for the time being.

XVII. And be it further enacted, That if the foresaid arch- A remedy bishop of Canterbury for the time being, or the said guardian of where the archbishop or the spiritualties for the time being, hereaster resuse or deny to guardian of grant any licences, dispensations, faculties, instruments, or other the spiritualwritings, which they be authorised to do by virtue and authority of ties deny to this act, in such manner and form as is afore remembred, to any grant dispen-person or persons that ought, upon a good, just and reasonable ces, &c. cause, to have the same, by reason whereof this present act, by

their wilfulness, negligence or default, should take no effect; then the chancellor of England, or the lord keeper of the great seal for the time being, upon any complaint thereof made, shall direct the King's writ to the faid archbishop or guardian denying or refusing to grant such licences, dispensations, faculties or other writings, enjoining him by the faid writ, upon a certain pain therein to be limited by the discretion of the said chancellor or keeper of the great seal, that he shall in due form grant such licence, dispensation, faculty or other writing, according to the request of the procurers of the same, or else signify unto your Highness, your heirs or successors, in the court of chancery at a certain day, for what occasion or cause he refused and denied to grant such licences, faculties or dispensations; (2) and if it shall appear to the said chancellor or lord keeper of the great seal, upon such certificate, that the cause of resusal or denial of granting fuch licences, faculty or dispensation was reasonable, just and good, that then it so being proved by due search and examination of the said chancellor, or lord keeper of the great seal, to be admitted and allowed. (3) And if it shall appear upon the said certificate, that the said archbishop or guardian of the spiritualties for the time being, of wilfulness in contemning the due execution of this act, without a just and reasonable cause, refused or denied to grant such licence, faculty or dispensation, that then your Highness, your heirs or successors, being thereof informed, after due examination had, that such licences, faculties or dispensations, may be granted without offending the holy scriptures and laws of God, shall have power and authority in every such case, for the default, negligence and wilfulness of the faid archbishop or guardian, to send your writ of injunction under your great seal, out of your said court of chancery, commanding the archbithop or guardian that shall so deny or refuse to grant such licence, faculty or dispensation, to make sufficient grant thereof, according to the tenor and effect of this act, by a certain day, and under a certain pain in the said writ to be contained, and to be limited by your Highness, your heirs or successors, Kings of this realm. (4) And if the said archbishop or guardian, after the receipt of the said writ, resuse or deny to grant fuch licences, faculties or dispensations, as shall be enjoined him by virtue of the said writ, and shew and prove before your Majesty, your heirs or successors, no just or reasonable cause why he should do so; then the said archbishop or guardian that shall so refuse to put this act in execution according to the faid writ of injunction, shall suffer, lose and forfeit to your Highness, your heirs and successors, such pain and penalty as shall be limited and expressed in the said writ of injunction. (5) And over that, it shall be lawful to your Highness, your heirs and fuccessors, for every such default and wilfulness of the said archbishop or guardian for the time being, to give power and authority, by commission under your great seal, to two such spiritual prelates or persons to be named by your Highness, your heirs or fucceffors, as will do and grant fuch licences, faculties and difpeniapensations, refused or denied to be granted by the said archbishop or guardian in contempt of this act.

XVIII. And be it further enacted by authority aforesaid, That Dispensations the faid two spiritual prelates or persons, to whom in such cases any granted by fuch commission shall be directed, shall have power and authority prelates. to grant every such licence, faculty, dispensation, instrument and other writings, so refused to be granted by the said archbishop or guardian for the time being by any instrument under their feals, taking like fees and charges for the same as is before rehearsed, and not above, under the pains afore remembred. (2) And that every such licence, faculty and dispensation so granted for any cases or matters, whereunto any confirmation under the King's great seal is appointed by this act, to be had in manner and form above declared, shall be had and obtained accordingly. (3) And such licences and confirmation shall be had for like fees and charges as they are above specified, and not above, under the pains abovementioned. (4) And that every such licence, faculty, dispensation and other writing, to be granted by the said prelates or persons to be assigned by the King's highness, his heirs and successors, as is aforesaid, shall be of as good value, strength and effect, and as beneficial and profitable to the persons procuring the same, as if they had been made, granted and obtain-

ed under the name and seal of the said archbishop.

XIX. Provided always, That this act, nor any thing or The King and things therein contained, shall be hereafter interpreted or external do not mean to pounded, that your Grace, your nobles and subjects intend by vary from the congregation of Christ's articles of the the same to decline or vary from the congregation of Christ's articles of the church in any things concerning the very articles of the catho- catholick faith lick faith of Christendom, or in any other things declared by of Christenholy scripture and the word of God, necessary for your and dom. their falvations, (2) but only to make an ordinance by policies necessary and convenient to repress vice, and for good conservation of this realm in peace, unity and tranquillity, from ravin and spoil, insuing much the old antient customs of this realm in that behalf; not minding to feek for any relief, fuccours or remedies for any worldly things and human laws, in any cause of necessity, but within this realm at the hands of your Highness, your heirs and successors, Kings of this realm, which have and ought to have an imperial power and authority in the same, and not obliged in any worldly causes to any other

XX. Provided alway, That the faid archbishop of Canterbury, The King by or any other person or persons, shall have no power or au-commission thority by reason of this act, to visit or vex any monasteries, may visit colleges, priories, colleges, hospitals, houses or other places related and places examples on were exempt before the making of this act; empt, and not apply thing in this act. any thing in this act to the contrary thereof notwithstanding; the archbishop (2) but that redress, visitation and confirmation shall be had by of Canterbury. the King's highness, his beirs and fuccessors, by commission under the great seal, to be directed to such persons as shall be

fuperior.

hospitals priories, houses and places religious exempt: (3) so that no visitation nor confirmation shall from thenceforth be had or made, in or at any fuch monasteries, colleges, hospitals, priories, houses and places religious exempt by the said bishop of Rome, nor by any of his authority, nor by any out of the None shall go King's dominions; (4) nor that any person, religious or other, sorth of Eng-resiant in any the King's dominions, shall from henceforth depart out of the King's dominions to or for any visitation, con-

appointed requisite for the same, in such monasteries, colleges,

land to general councils.

This act shall

gregation or assembly for religion, but that all such visitations, congregations and affemblies shall be within the King's do-XXI. Provided also, That this present act, or any thing therenot derogate in contained, or any licence or dispensation hereafter to be made

from the statute of 21 H. 8. C. 13. touching plubenefices, non-relidence, &c.

by virtue or authority thereof, shall not extend to the repeal or derogation of the late act made fith the beginning of this prefent parliament for reformation of pluralities of benefices, and for non-refidences of spiritual persons upon their dignities or benefices, nor to any thing contained or mentioned in the faid act; (2) nor that this act, nor any thing to be done by authority thereof, shall not be taken, expounded or interpreted to give licence to any person or persons to have any more number of benefices than is limited in the said act; (3) and that the same act for pluralities and non-residencies of benefices, and every thing therein contained, shall stand good and effectual in all intents, according to the true meaning thereof; any thing in this present act, or any licence or dispensation to be had by authority thereof, in any wife notwithstanding.

The penalty for fuing to the fee of Rome for any licence, difor for obeying any pro-

thence.

XXII. And be it further enacted by authority aforefaid, That if any person or persons, subject or resiant within this realm, or within any of the King's dominions, at any time hereafter sue to the court of Rome, or the see of Rome, or to any pensation, &c. person claiming to have his authority by the same, for any licence, faculty, dispensation, or other thing or things contrary to this act, or put in execution any licence, faculty, dispensation, or any other thing or things hereafter to be obtained from Rome, or the see of Rome, or from any claiming authority by the same, for any of the causes abovementioned in this act, or for any other causes that may be granted by authority of this act, or attempt, or do any thing or things contrary to this act, or maintain, allow, admit, or obey any manner of censures, excommunications, interdictions, or any other process from Rome, of what name or nature foever it be, to the derogation or let of the execution of this act, or of any thing or things to be done by reason of the said act; that then every such person or persons so doing, offending, and being thereof convict, their aiders, counsellors and abetters, shall incur and run into the pain, loss and penalty comprised and specified

26 R. 2. C. 5. in the act of provision and Pramunire, made in the fixteenth year of your most noble progenitor, King Richard the Second, against such as sue to the court of Rome, against your crown and dignity royal.

XXIII. Pro-

XXIII. Provided alway, That this act, or any thing therein Grants and contained, shall not hereafter be taken nor expounded to the confirmations derogation or taking away of any grants, or confirmations of following the fee any liberties, privileges, or jurisdiction of any monasteries, ab- of Rome to beys, priories, or other houses, or places exempt, which hereto- any abbey fore the making of this act hath been obtained at the see of Rome, &c. shall still or by authority thereof, but that every such grant and confirmation shall be of the same value, force and effect, as they were were before. before the making of this act, and as if this act had never been made. (2) Provided always, That the abbots, priors, and other Abbies, &c. chief rulers and governors of fuch monasteries, abbeys, priories shall pay no and other houses, and places exempt, shall not hereafter pay any pensions to pension, portion, or other cense to the see of Rome; (3) nor ad-Rome, nor mit or accept any visitation, nor any confirmation from or by the accept any faid see of Rome, or by authority thereof, of or for any person to visitation or be elected, named, or presented to be heads of any such moconfirmation from theace, nasteries, abbeys, priories, places or houses exempt; nor shall make make any corporal oath to the bishop of Rome, otherwise called an oath to the the Pope, upon the pains limited in this act: (4) but that every bishop therefuch vilitation, and confirmation of fuch heads elect in any fuch of. monasteries, abbeys, priories, houses or places exempt, where after their election they were bounden to have and obtain any confirmation of their election, or of the person named, presented or elect, shall be from henceforth had, made and done within this realm, at and within every such abbeys, monasteries, priories, and other houses and places exempt, by such person and persons as shall be appointed, by authority of the King's commission, from time to time, as the case shall require, and not by the see of Rome, nor by authority thereof; any thing in this next proviso above specified to the contrary thereof notwithstanding, XXIV. Provided always, That in such monasteries, abbeys, Monasteries, priories and houses exempt, where after election, presentation or houses, &c.

nomination of their heads, no fuch confirmation is requisite to where no con-be had, nor hath been used to be taken by reason of such privileges as they have concerning the same, that in every such mo-requisite. nasteries, abbeys, priories and places exempt, they shall not be bounden to obtain, have or take any confirmation for the same within this realm, by authority of this act, but use their privileges therein as they have done before the making of this act; any thing in this act, or any the provisoes next above rehearsed, to the contrary thereof notwithstanding.

XXV. Provided also and be it enacted, That this act, or any licences and thing or things, word or words therein, or in the preamble there-dispensations of mentioned or contained, is not intended or meant, nor shall obtained at be expounded nor interpreted, that any dispensations, licences the see of or confirmations for marriages, granted to any the King's sub-March 12, jects born under his obeyfance, at any time before the twelfth 1533. shall be day of *March* in the year of our Lord God 1533. shall be ap- of the same paired, or of any less value, strength, force or effect, than they force they were at the said twelfth day of *March*; (2) nor that this act, or at H. 8. c. 13. any thing therein contained, shall not extend to the derogation, f. 11. appairing

appairing or adnullation of any licences, dispensations, confirmations, faculties or indulgences at any time before the faid twelfth day of *March* in the year of our Lord God 1533. had or obtained at the see of *Rome*, or by authority thereof, to or for any subjects born in this realm, or in any the King's dominions, or to or for the hospital of the prior of saint John's Jerusalem in England, or any commandries or members thereof, or to or for any other cathedral churches, hospitals, monasteries, abbeys, priories, colleges, conventual churches, parochial churches, chapels, fraternities, brotherheads or bodies politick within this realm, or in any other the King's dominions; (3) but that every fuch licence, dispensation, confirmation, faculty and indulgence granted before the faid xii day of March to any fuch subject, or to the said hospital of the prior of St. John's Jerusalem in England, commandries or members thereof, or to any other cathedral church, hospital, monastery, abbey, priory, college, church conventual, parochial church, chapel, fraternity, brotherhead or body politick, or to their predecessors or ancestors within this realm, or in any other the King's dominions, shall be of the fame force, strength, value and effect, and may be from time to time put in execution at all times hereaster, by and to them that will use and have the same, as they might have been afore the making of this act, and as if this act had never been had ne made; any thing in the faid act to the contrary hereof notwith-**Itanding**

Hob. 146.

XXVI. Provided always, That fuch licences, dispensations, confirmations or faculties heretofore obtained at the see of Rome, or by authority thereof, contrary to the express provisions of the the laws and statutes of this realm heretofore made, shall not at any time hereafter be used or put in execution in any case, to the derogation, or contrary to the said laws and statutes of this realm, and the provisions of the same; any thing in this proviso to the contrary thereof notwithstanding.

The King with the advice of his council may

XXVII. And be it enacted by authority of this present par-liament, That the King our sovereign lord, by the advice of his honourable council, shall have power and authority from time to time, for the ordering, redress and reformation of all manner of indulgences and privileges thereof within this realm, or within any the King's dominions, heretofore obtained at the fee of Rome, or by authority thereof, and of the abuses of such indulgences and privileges thereof, as shall seem good, wholesome and reasonable for the honour of God and weal of his people; and that fuch order and redress as shall be taken by his Highness in that behalf, shall be observed and sirmly kept upon the pains limited in this act for the offending of the contents of the fame.

Repealed by XXVIII. Provided alway, and be it enacted by authority of 1 & 2 P. & M. this present parliament, That this present act, or any thing or c. 3. and retings therein contained, shall not begin to take effect nor be vived by 1 El. but in execution till the feast of the nativity of St. Take Restiff. put in execution till the feast of the nativity of St. John Beptist next coming, except the King's majesty, on this side the said feast, feast, by his letters patents under his great seal to be inrolled in the parliament roll of this present parliament, do declare and express, that it is his pleasure that it shall begin and take effect at any time afore the said feast; and if his Highness happen so to do, that then, immediately after such declaration of his pleasure by his said letters patents in form aforesaid, this said act shall begin and be put in execution afore the faid feaft, according to his said pleasure so to be declared by his said letters patents; any thing in this proviso to the contrary hereof notwithstand-

XXIX. And be it further enacted by authority aforesaid, That the King's majesty at all times on this side the said seast shall have full power and authority, by his letters patents under his great feal to be involled in the parliament roll of this present parliament, to abrogate, adnull and utterly repeal and make void this act and every thing and things therein contained, or else as much and such part thereof as shall be declared and limited on this side the said seast by his letters patents to be void and repealed; and that all such repeal and adnullation so to be made in form aforesaid by his Highness on this side the said feast, shall be as good and effectual as though it had been done and had by authority of parliament; any thing or things contained in this present act to the contrary hereof notwithstanding; and if no such repeal be had or made by the King's majesty on this side the said feast, in form as is afore rehearsed, that then the faid act, or as much and fuch part thereof as shall not be repealed on this side the said feast, shall immediately after the said feast stand firm, good and effectual, and from thenceforth be put in due execution according to the tenor thereof; any thing in this act or in any the provisions aforesaid to the contrary hereof notwithstanding.

CAP. XXII.

An ast concerning the King's succession.

IN their most humble wise shewn unto your Majesty your most The succession humble and obedient subjects, the lords spiritual and temporal and majesty in the the commons in this present parliament assembled. That since it is the imperial natural inclination of every man, gladly and willingly to provide for crown. the surety of both his title and succession, although it touch only his pri-Repealed 2&2 vate cause, we therefore, most rightful and dreadful sovereign Lord, & C. 2. reckon our selves much more bound to beseech and instant your Highness (although we doubt not of your princely heart and wisdom, mixed with a natural affection to the same) to foresee and provide for the perfect surety of both you, and of your most lawful succession and heirs, upon which dependeth all our joy and wealth, in whom also is united and knit the only mere true inheritance and title of this realm, without any contradiction; (2) wherefore we your said most humble and obedient subjects, in this present parliament assembled, calling to our remembrance the great divisions which in times past have been in this realm, by reason of several titles pretended to the imperial crown of the same, which fometimes, and for the most part enfued, by occasion of ambiguity and X Vol. IV.

penfation,

ity of the feveral titles to the crown of this realm, and the not the fuccession thereof, hath trouble.

doubts, then not so perfectly declared, but that men might upon froward intents, expound them to every man's finister appetite and affection, after their sense, contrary to the right legality of the succession The ambigu- and posterity of the lawful Kings and emperors of this realm; (3) whereof hath ensued great effusion and destruction of man's blood, os well of a great number of the nobles, as of other the subjects, and especially inheritors in the same; (4) and the greatest occasion thereof hath been because no persect and substantial provision by law hath been made establishing of within this realm of itself, when doubts and questions have been moved and proponed, of the certainty and legality of the succession and posterity of the crown; (5) by reason whereof the bishep of Rome, causes of much and see apostolick, contrary to the great and inviolable grants of jurifdictions given by God immediately to emperors, kings and princes, in fuccession to their heirs, hath presumed in times past, to invest who should please them, to inherit in other men's kingdoms and deminions, which thing we your most humble subjects, both spiritual and temperal, do utterly abhor and detest; (6) and sometimes other foreign princes and potentates of sundry degrees, minding rather distension and distension to continue in the realm, to the utter desolution thereof, than charity, equity or unity, have many times supported wrong titles, whereby they might the more easily and facily aspire to the superiority of the some; the continuance and sufferance rubereof deeply considered and pondered, were too dangerous and perilous to be suffered any longer within this realm, and too much contrary to the unity, peace and tranquility of the fame, being greatly reproachable and dishonourable to the whole realm:

II. In consideration whereof, your said most humble and ebedient fubjects, the nobles and commons of this realm, calling further to their remembrance, that good unity, peace and wealth of this realm, and the fuccession of the subjects of the same, most especially and principally above all worldly things confisteth and resteth in the certainty and furety of the procreation and posterity of your Highness, in whose mest royal person, at this present time, is no manner of doubt nor question; do therefore most humbly befeech your Highness, that it may please your Majesty, That it may be enacted by your Highness, with the assent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of The marriage the same, That the marriage heretofore solemnized between your Highness and the lady Katherine, being before the lawful wife to prince Arthur, your elder brother, which by him was carnally known, as doth duly appear by sufficient proof in a lawful process had and made before Thomas, by the sufferance of void, and the God, now archbishop of Canterbury and metropolitan and primate of all this realm, shall be, by authority of this present parliament, definitively, clearly and absolutely declared, deemed and adjudged to be against the laws of Almighty God, (2) and also accepted, reputed and taken of no value nor effect, but ut-

terly void and adnihiled, and the separation thereof, made by the faid archbishop, thall be good and effectual to all intents and purpoles; any licence, dispensation or any other act or acts going afore, or ensuing the same, or to the contrary thereof, in any wife notwithstanding; (3) and that every such licence, dif-

between the King and the lady Kathe. riné shall be adjudged **feparation** good.

penfation, act or acts, thing or things heretofore had, made, done, or to be done to the contrary thereof, shall be void and of none effect; (4) and that the faid lady Katherine shall be from The lady henceforth called and reputed only dowager to prince Arthur, and Katherine thall be called not queen of this realm; (5) and that the lawful matrimony dowager to had and folemnized between your Highness and your most dear prince Arand entirely beloved wife Queen Anne, shall be established, and thur, and not taken for undoubtful, true, sincere and persect ever hereaster, Queen. according to the just judgment of the said Thomas, archbishop of Canterbury, metropolitan and primate of all this realm, whole grounds of judgment have been confirmed, as well by the whole clergy of this realm in both the convocations, and by both the universities thereof, as by the universities of Bonony, Padua, Paris, Orleance, Tholouse, Angiewe and divers others, and also by the private writings of many right excellent well learned men; (6) The marriage which grounds so confirmed, and judgment of the said arch-between the bishop enfuing the same, together with your marriage solem- King and his bishop ensuing the same, together with your marriage losem-wife Q Anne nized between your Highness and your said lawful wife Queen shall be taken Anne, we your faid subjects, both spiritual and temporal, do for good, and purely, plainly, constantly and sirmly accept, approve and ratify consonant to for good, and confonant to the laws of Almighty God, without God's law. error or default; most humbly beseeching your Majesty, that it may be so established for ever by your most gracious and royal

III. And furthermore, since many inconveniencies have fallen, as Marriage well within this realm as in others, by reason of marrying within the within the dedegrees of marriage prohibited by God's laws, that is to say, the son grees prohito marry the mother, or the stepmother, the brother the sister, the God's law. father his son's daughter, or his daughter's daughter, or the son to a vent. ir. marry the daughter of his father procreate and born by his stepmother, 32. H. S. C. 38. or the son to marry his aunt, being his father's or mother's sister, or to marry his uncle's wife, or the father to marry his son's wife, or the brother to marry his brother's wife, or any man to marry his wife's daughter, or his wife's son's daughter, or his wife's daughter's daughter, or his wife's fifter; (2) which marriages, albeit they be plainly prohibited and detefted by the laws of God, yet nevertheless at fometimes they have proceeded under colours of dispensations by man's power, which is but usurped, and of right ought not to be granted, admitted nor allowed; for no man, of what estate, degree or condi-No man hath tion seever he be, hath power to dispense with God's laws, as all the power to disclergy of this realm in the said convocations, and the most part of all God's law. the samous universities of christendom, and we also, do assirm and think think.

IV. Be it therefore enacted by the authority aforesaid, That no person or persons, subjects or resiants of this realm, or in any your dominions, of what estate, dignity or degree soever they be, shall from henceforth marry within the said degrees afore rehearfed, what pretence soever shall be made to the contrary thereof; (2) and in case any person or persons, of what estate, dignity, degree or condition soever they be, hath been heretofore married within this realm, or in any the King's

dominions.

dominions, within any the degrees above expressed, and by any the archbishops, bishops or ministers of the church of England, be separate from the bonds of such unlawful marriage, that then every fuch separation shall be good, lawful, firm and permanent for ever, and not by any power, authority or means to be revoked or undone hereafter, and that the children proceeding and procreate under such unlawful marriage, shall not be lawful ne legitimate; any foreign laws, licences, dispensations or other thing or things to the contrary thereof notwithstanding.

Persons heretofore married within the faid shall be separated by fentence. Hob. 348.

V. And in case there be any person or persons within this realm, or in any the King's dominions, already married within degrees afore- any the said degrees above specified, and not yet separate from the bonds of such unlawful marriage, That then every such person so unlawfully married, shall be separate by the definitive the ordinary's sentence and judgments of the archbishops, bishops and other ministers of the church of England, and in other your do-25 H. S. c. 21. minions, within the limits of their jurisdictions and authorities, f. S. n. 1. and by none other power or authority: (2) and that all fentenand by none other power or authority; (2) and that all fentences and judgments given and to be given by any archbishop, bishop or other minister of the church of England, or in other the King's dominions, within the limits of their jurisdictions and authorities, shall be definitive, firm, good and effectual, to all intents, and be observed and obeyed, without suing any provocations, appeals, prohibitions or other process from the court of Rome, to the derogation thereof, or contrary to the act made fince the beginning of this present parliament, for restraint of. fuch provocations, appeals, prohibitions and other processes.

All the issue procreate between the King and his wife Q. Anne shall be his lawful children.

VI. And also be it enacted by authority aforesaid, That all the issue had and procreate, or hereafter to be had and procreate, between your Highness and your said most dear and entirely beloved wife Queen Anne, shall be your lawful children, and be inheritable, and inherit according to the course of inheritance and laws of this realm, the imperial crown of the same, with all dignities, honours, preheminences, prerogatives, authorities and jurifdictions to the same annexed or belonging, in as large and ample manner as your Highness at this present time hath the same as King of this realm, the inheritance thereof to be and remain to your said children and right heirs, in manner and form as hereafter shall be declared.

The imperial crown of England, &c. intailed.

VII. That is to fay, first the said imperial crown, and other the premisses, shall be to your Majesty, and to your heirs of your body lawfully begotten; that is to say, to the first son of your body, between your Highness and your said lawful wife Queen Anne begotten, and to the heirs of the body of the same first son lawfully begotten, and for default of such heirs, then to the second fon of your body and of the body of the said Queen Anne begotten, and the heirs of the body of the faid second son lawfully begotten, and so to every son of your body and of the body of the faid Queen Anne begotten, and to the heirs of the body of every such son begotten, according to the course of inheritance in that behalf; (2) and if it shall happen your said dear and entirely entirely beloved wife Queen Anne to decease without issue male. of the body of your Highness to be begotten, (which God defend) then the same imperial crown, and all other the premisses, to be to your Majesty, as is aforesaid, and to the son and heir male of your body lawfully begotten, and to the heirs of the body of the same son and heir male lawfully begotten; and for default of fuch issue, then to your second son of your body lawfully begotten, and to the heirs of the body of the same second fon lawfully begotten, and so from son and heir male to son and heir male, and to the heirs of the several bodies of every such fon and heir male to be begotten, according to the course of inheritance, in like manner and form as is abovefaid; (3) and The lady Elifor default of such sons of your body begotten, and of the heirs zabeth the of the several bodies of every such sons lawfully begotten, that male of the then the said imperial crown, and other the premises, shall be King and Q. to the issue female between your Majesty and your said most dear Anne his and entirely beloved wife Queen Anne begotten, that is to say, wife. first to the eldest issue female, which is the lady Elizabeth, now princess, and to the heirs of her body lawfully begotten, and for default of such issue, then to the second issue female, and to the heirs of her body lawfully begotten, and so from issue semale to issue female, and to the heirs of their bodies one after another, by course of inheritance, according to their ages, as the crown of England hath been accustomed, and ought to go, in cases when there be heirs females to the same; and for default of fuch iffue, then the faid imperial crown, and all other the premisses, shall be in the right heirs of your Highness for ever.

VIII. And be it further enacted by authority aforesaid, That This act shall on this side the first day of May next coming, proclamation shall be proclaimed be made in all shires within this realm, of the tenor and con- in all the shires tents of this act; and if any person or persons, of what estate, of England, dignity or condition soever they be, subject or resiant within this realm, or elsewhere within any the King's dominions, after the faid first day of May, by writing or imprinting, or by any exterior act or deed, maliciously procure or do, or cause to be procured or done, any thing or things to the peril of your most royal person, (2) or maliciously give occasion by writing, print, deed or act, whereby your Highness might be disturbed or interrupted of the crown of this realm, (3) or by writing, print, The penalty deed or act, procure or do, or cause to be procured or done, for hurting any thing or things to the prejudice, slander, disturbance or deperson, disperson, disturbance or deperson, disturbance or deperson disturbance or dependent or description. any thing or things to the prejudice, flander, diffurbance or de-rogation of the faid lawful matrimony folemnized between your turbing his Majesty and the said Queen Anne, or to the peril, slander or title to the disherison of any of the issues and heirs of your Highness, be-crown, or saning limited by this act to inherit and to be inheritable to the dering his crown of this realm in such form as is aforesaid, whereby any marriage, such is the contract of the contract o fuch issues or heirs of your Highness might be destroyed, disturbed or interrupted in body or title of inheritance to the crown of this realm, as to them is limited in this act in form above rehearsed; (4) that then every such person and persons, of what estate, degree or condition they be of, subject or resiant with-

in this realm, and their aiders, counsellors, maintainers and abettors, and every of them, for every such offence shall be adjudged high traitors, and every fuch offence shall be adjudged high treason, and the offenders and their aiders, counsellors, maintainers and abettors, and every of them, being lawfully convict of such offence by presentment, verdict, confession or

Rep. 1 E. 6. C. 12. f. 2.

process, according to the customs and laws of this realm, shall suffer pains of death, as in cases of high treason; (5) and that also every such offender, being convict as is aforesaid, shall lose and forfeit to your Highness, and to your heirs, Kings of this realm, all such manors, lands, tenements, rents, annuities and hereditaments, which they had in possession as owners, or were fole feized of by or in any right, title or means, or any other person or persons had to their use, of any estate of inheritance, at the day of such treasons and offences by them committed and done; (6) and shall also lose and forfeit to your Highness, and to your faid heirs, as well all manner such estates of freehold and interests for years of lands and rents, as all their goods, chattels and debts, which they had at the time of conviction or

The rights of attainder of any such offence: (7) saving always to every perfenders,taved.

all others, ex- fon and persons, and bodies politick, to their heirs, assigns and cept the of- fuccessors, and every of them, other than such persons as shall successors, and every of them, other than such persons as shall be so convict, and their heirs and successors, and all other claiming to their uses, all such right, title, use, interest, possession, condition, rents, sees, offices, annuities and commons, which they or any of them shall happen to have in, to or upon any such manors, lands, tenements, rents, annuities or hereditaments, that shall so happen to be lost and forfeit by reason of attainder for any the treasons and offences above rehearsed, at any time before the faid treasons and offences committed.

the peril of the King, or the flander of his marriage,

or to the dif-

heritance of

his iffue.

The penalty IX. And be it further enacted by authority for publishing if any person or persons after the said first day of May, by any thing to and obstinately shall publish, divulge or utter anything or things to the peril of your Highness, or to the slander or prejudice of the faid matrimony solemnized between your Highness and the said Queen Anne, or to the slander and disherison of the issue and heirs of your body begotten and to be begotten by the faid Queen Anne, or any other your lawful heirs, which shall be inheritable to the crown of this realm, as is before limited by this act; that then every such offence shall be taken and adjudged for misprission of treason; (2) and that every person and persons, of what estate, degree or condition soever they be, subject or refiant within this realm, or in any the King's dominions, so deing and offending, and being thereof lawfully convict by prefentment, verdict, process or confession, shall suffer imprisonment of their bodies at the King's will, and shall lose as well all their goods, chattels and debts, as all such interests and estates of freehold or for years, which any fuch offender shall have of or

in any lands, rents or hereditaments whatfoever, at the time

of conviction and attainder of such offence.

X. And be it also enacted by the authority aforesaid, That no An offender person nor persons offending in any of the treasons and mispri-the privilege sions contained and limited by this act, shall in any wise have or of fanctuary. enjoy the privilege and immunity of any manner of fanctuaries within this realm, or elsewhere within any of the King's dominions, but shall utterly lose and be excluded of the same; any use, custom, grant, prescription, confirmation, or any other thing or things to the contrary thereof in any wife notwithstanding.

XI. And he it also enacted by authority aforesaid, That Who shall if your Majesty should happen to decease before any such your have the goiffue and heir male which should inherit the crown of this realm, the King's shall be of his age of eighteen years, or before such your issue and heir semale which should inherit the crown of this during minorealm, shall be married, or be of the age of sixteen years, which rity. Almighty God defend, that then your faid issue and heir male to the crown, so being within the said age of eighteen years, or your faid iffue and heir female to the crown, being unmarried, or within the faid age of fixteen years, shall be and remain unto such time as such issues and heirs shall come to the faid several ages afore limited, at and in the governance of their natural mother, she living, with such other counsellors of your realm, as your Majesty in your life-time shall depute and assign by your will, or otherwise, for the same, without contradiction of any person or persons to the contrary thereof,

XII. And if any person and persons by writing, or exterior deed or act, procure or do, or cause to be procured or done any thing or things to the let or disturbance of the same; that then every such offence shall be high treason, and the offenders being thereof convict, shall suffer such pains of death and losses of inheritance, freeholds, interests for years, goods, chattels and debts, in such manner and form as is above specified in cases of treason afore mentioned.

XIII. And for the more fure establishment of the suc-cession of your most royal Majesty, according to the tenor and shall be sworn form of this act; be it further enacted by authority aforesaid, to perform the That as well all the nobles of your realm spiritual and temporal, contents of as all other your subjects now living and being, or which here-this act. after shall be, at their full ages, by the commandment of your 46 H. S. c. 4, Majetty or of your heirs, at all times hereafter from time to time, when it shall please your Highness or your heirs to appoint, shall make a corporal oath in the presence of your Highness or your heirs, or before such others as your Majesty or your heirs will depute for the same, that they shall truly, firmly and constantly, without fraud or guile, observe, sulfil, maintain, defend and keep, to their cunning, wit, and uttermost of their powers, the whole effects and contents of this present act. (2) And that all manner your subjects, as well spiritual as temporal, suing livery, restitutions, or ouster le main out of the hands of your Highness or of your heirs, or of doing any sealty to your Highnels or to your heirs, by reason of tenure of their lands, X 4 thall

[1534.

shall swear a like corporal oath, that they and every of them without fraud or guile, to their cunning, wit, and uttermost of their powers, shall truly, firmly and constantly observe, fulfil, maintain, defend and keep the effects and contents contained and specified in this act, or in any part thereof; (3) and that they, nor any of them, shall hereaster have any liveries, ouster le mains, or restitution out of your hands, nor out of the hands of your heirs, till they have made the faid corporal oath in form above rehearfed: and if any person or perfons, being commanded by authority of this act to make the faid oath afore limited, obstinately refuse that to do, in contempt of this act, that then every such person so doing, to be taken and accepted for offender in misprission of high treason; and that every such refusal shall be deemed and adjudged misprision of them which of high treason; and the offender therein to suffer such pains

The penalty refuse to take the oath,

Marriage with arnal know-

for the misprissions of treasons afore limited by this act. XIV. Provided always, That the article in this act contained concerning prohibitions of marriages within the degrees aforementioned in this act, shall always be taken, interpreted and expounded of fuch marriages, where marriages were folemnized and carnal knowledge was had,

and imprisonment, losses and forfeitures, and also lose privileges

of fanctuaries, in like manner and form as is above mentioned

Statutes made at Westminster, Anno 26 HEN. VIII. and Anno Dom. 1534.

ACTS made in the session of this present parliament, holden up-on prorogation at Westminster the third day of November in the six and twentieth year of the reign of our most dread sovereign lord King Henry the Eighth, and there continued and kept till the eighteenth day of December next ensuing, to the honour of God, and for the common weal and profit of this his realm.

CAP. I.

The King's grace to be authorized supreme head.

tences.

The King ALBEIT the King's majesty justly and rightfully is and ought to be the supreme head of the church of England, and so is reputed supreme cognized by the clergy of this realm in their convocations, yet nevertheless than the for corroboration and confirmation thereof the formation and confirmation thereof head of the the church of for corroboration and confirmation thereof, and for increase of virtue England, and in Christ's religion within this realm of England, and to repress and correct all he- extirp all errors, herefies, and other enormities and abuses heretofore refies and of- used in the same: be it enacted by authority of this present parliament, That the King our sovereign lord, his heirs and succeffors, Kings of this realm, shall be taken accepted and reputed the only supreme head in earth of the church of England, called Anglicana Ecclesia; (2) and shall have and enjoy, annexed and united to the imperial crown of this realm, as well the title and stile thereof, as all honours, dignities, preheminences, jurisdictions,

jurisdictions, privileges, authorities, immunities, profits and commodities to the faid dignity of supreme head of the same church belonging and appertaining; (3) and that our faid fove-reign lord, his heirs and fuccessors, Kings of this realm, shall have full power and authority from time to time to vifit, reprefs, redrefs, reform, order, correct, reftrain and amend all fuch errors, herefies, abuses, offences, contempts and enormities, whatsoever they be, which by any manner spiritual authority or jurisdiction ought or may lawfully be reformed, repressed, ordered, redressed, refrained or amended, Repealed by most to the pleasure of Almighty God, the increase of virtue in 1827h.&M. Christ's religion, and for the conservation of the peace, unity c. 8 and reand tranquility of this realm; any usage, custom, foreign laws, vived by foreign authority, prescription, or any other thing or things to Eliz. c. 1. the contrary hereof notwithstanding.

CAP. II.

The oath of obedience to the King and the heirs of his body be-25 H. 8. c. 18.
gotten of Queen Anne. Any former oath made to be reputed 28 H. 8. c. 7.
vain and annihilate. The exposition of the oath, and who c. 8. have and shall be bound to take it. Certificate shall be made I Eliz. c. I. into the King's bench of the refusers of the oath.

CAP. III.

The bill for the first-fruits, with the yearly pensions to the King.

Porasmuch as it is, and of very duty ought to be, the natural in-First-fruits of clination of all good people, like most faithful loving and obedient spiritual shall subjects, sincerely and willingly to desire to provide, not only for the pub- be paid to the lick weal of their native country, but also for the supportation, main- King, &c. tenance and defence of the royal estate of their most dread benign and 12 Co. 45. gracious sovereign lord, upon whom, and in whom dependeth all their &M.c.4. and joy and wealth, in whom also is united and knit so princely a heart and revived by courage, mixed with mercy, wisdom and justice, and also a natural affec- 1 Eliz. c. 4. tion joined to the same, as by the great, inestimable and benevolent ar- 2 Ann. c. 11. guments thereof, being most bountifully, largely, and many times shewed, ministered and approved towards his loving and obedient subjects, hath well appeared, which requireth a like correspondence of gratitude to be considered, according to their most bounden duties; (2) wherefore his faid humble and obedient subjects, as well the lords spiritual and temporal, as the commons, in this present parliament assembled, calling to their remembrance not only the manifold and innumerable benefits daily administered by his Highness to them all, and to the residue of all other his subjects of this realm; but also how long time his Majesty hath most victoriously, by his high wisdom and policy, protected, defended and governed this his realm, and maintained his people and subjects of the same in tranquillity, peace, unity, quietness and wealth; (3) and also considering what great, excessive and inclimable charges his Highness hath heretofore been at, and sustained by the space of five and twenty whole years, and also daily sustaineth, for the maintenance, tuition and desence of this his realm, and his loving subjects of the same, which cannot be sustained and barn without some honour-

able provision and remedy may be made, found, provided and ordained for maintenance thereof; do therefore desire, and most humbly pray, that for the more surcty of continuance and augmentation of his Highest royal estate, being not only now recognized (as he always indeed bath heretofore been) the only supreme head in earth, next, and immediately under God, of the church of England, but also their most assured and and undoubted natural sovereign liege lord and King, baving the whole governance, tuition, defence and maintenance of this his realm, and most loving and obedient subjects of the same: it may therefore be ordained and enacted by his Highness, and the lords spiritual and temporal, and the commons in this present parliament affembled, and by authority of the same, in manner and sorm following:

Thefirk-fruits one year of By27H.8.c.8. f. 1. a deduction is to be made of the tenth part of the whole out of the firstfruits for the ' first year. person shall be bound for his first-fruits before his actual policition of his bene-

fice, Sec 28 H. 8. c. 11. £ 3.

II. That is to fay, That the King's highness, his heirs and and profits for successors, Kings of this realm, shall have and enjoy from time one year of every spiritual to time, to endure for ever, of every such person and persons living is grant- which at any time after the first day of January next coming shall ed to the King be nominated, elected, prefected, prefented, collated, or by any other means appointed, to have any archbishoprick, bishoprick, abbacy, monastery, priory, college, hospital, archdeaconry, deanry, provostship, prebend, parsonage, vicarage, chauntery, free chapel, or other dignity, benefice, office or promotion spiritual within this realin, or elsewhere within any of the King's dominions, of what name, nature or quality soever they be, or to whose foundation, patronage or gifts soever they be-Every spiritual long, the first-fruits, revenues and profits for one year of every person shall such archbishoprick, bishoprick, abbey, monastery, priory, college, hospital, archdeaconry, deanry, provostship, prebend, parsonage, vicarage, chauntery, free chapel or other dignity, benefice, office or promotion spiritual afore named, whereunto any such person or persons shall after the said first day of January be nominated, elected, prefected, presented, collated, or by any other means appointed; (2) and that every such person and persons, before any actual or real possession, or meddling with the profits of any such archbishoprick, bishoprick, abbacy, monastery, college, hospital, deanry, provostship, prebend, parsonage, vicarage, chauntery, free chapel, priory or other dignity, benefice, office or promotion spiritual, shall fatisfy, content and pay, or compound or agree to pay to the King's ule, at reasonable days, upon good sureties, the said first-fruits and

Commissioners profits for one year. to fearch for the value of to compound for the firstfruits.

III. And be it also enacted by authority aforesaid, That the chancellor of England and master of the rolls for the time benefices, and being, jointly and severally, or such other person and persons as shall please the King's highness, his heirs or successors, from time to time, at his or their pleasure, to name and depute, by commission or commissions under the great seal, shall have power and authority, as well to examine and search for the just and true value of the said first-fruits and profits, by all ways and means that they can, as to compound and agree for the rate of the faid first-fruits and profits, and to stall and limit reasonable days for payment thereof upon good and sufficient cient furety or fureties by writings obligatory by their dif- The money cretions; (2) and if composition or agreement be had or made taken for first-for the said lord chancellor or master delivered to of the rolls, that then the writings obligatory, or money taken the treasurer for the same, shall rest, remain and abide in the hanaper of the of the cham-King's chancery, there safely to be kept to the King's use, and ber, the money to be due of fuch writings obligatory, or to be received in hand by reason of any such composition, shall be paid in the faid hanaper to the clerk of the hanaper for the time being, and that the faid clerk of the hanaper shall make a true and just account thereof, like as he is bound to do of the money received of the profits of the King's great seal; (3) and if composition or agreement behad or made for the said first-fruits, afore any other person or persons to be deputed by the King's highness, his heirs or successors, by commission under his great seal, that then the writings obligatory, and money taken for the same, shall be delivered to the treasurer of the King's most honourable chamber for the time being, or elsewhere to whom it shall please the King's highness, his heirs or successors, to give authority by commission under the great seal to receive the same.

IV. And it is also ordained and enacted by authority afore- Whose acfaid, That every writing of acquittance subscribed with the quittance shall hand and name of the clerk of the hanaper, and treasurer of the sufficient the chamber, are other commissioners aforesaid, or any of the commissioners aforesaid. the chamber, or other commissioners aforesaid, or any of them, the arth fraits. witnessing the receipt of the said first-fruits or any part thereof, shall be as good and effectual against the King's highness, his heirs and successors, to every person and persons having the same, for so much money as shall be mentioned to be received and contained in every such acquittance, as if such acquittance were or had been lawfully had and obtained in the King's name, under the King's great seal, and so shall be admitted, accepted, allowed and taken in every of the King's courts; (2) and that An obligation all writings obligatory to be taken for payment of the faid first- for the firstfruits, by and afore the said lord chancellor, or master of the fruits shall be rolls, or by and afore any other person or persons to be deput-strength that ed to compound and agree for the said first-fruits as is aforesaid, a statute of shall be of the same strength, force, virtue, quality and effect, the staple is, to all intents and purposes, as writings obligatory heretofore made by any lay person by authority of the statute of the staple been; (3) and that upon certificate hereafter to be made into the King's chancery, of any such writings obligatory to be taken for payment of such first-fruits, like process and execution shall be thereupon made and had against any person spiritual and temporal, as hath been accustomed to be made a-gainst any lay person, upon certificate of writings obligatory of the faid statute of the staple; (4) and that no person shall be compelled to pay for any writing obligatory to be made for the faid payment of the faid first-fruits, above viii. d. nor for any acquittance to be made for receipt of fuch first-fruits, above iv. d. (5) and that such person and persons as shall be deputed by the King's highness by commission under the great seal, to

compound and agree for the faid first-fruits, shall, at the end

of every fix months next after the date of their commission, and

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so from six months to six months, deliver or cause to be delivered unto the treasurer of the chamber for the time being, or elsewhere to such commissioners as shall be appointed as is aforefaid, to receive the same, as well all such money, as all such specialties and bonds as they shall have taken for the payment of the faid first-fruits, by indenture to be made between them and the said treasurer, or other commissioners as is aforesaid, containing the certainty and number of the sums of money and specialties, and bonds by them taken and received; (6) and if any person or persons to whom any deputation shall be made cealing bonds by commission, to compound and agree for the payment of the taken for the said first-fruits, their heirs, executors or administrators, conceal or imbezzle any of the faid specialties or bonds taken for the sure payment of the said first-fruits, and do not deliver them according to the tenor of this act, that then every such offender shall forfeit that office of deputation, and over that

The penalty of commiftioners convment of arit-fruits.

Who o entreth fore composiyalue of the Arft-fruits.

make fine and ranfom at the King's own pleasure and will. V. And it is also enacted by authority aforesaid, That if any upon his spiri- person or persons, which at any time after the said first day of tual living be- january shall be nominated, elected, presented, colfore composisore composi-tion shall for- lated, or by any other means appointed to any of the dignities, feit double the offices, benefices or other promotions spiritual before-mentioned, do enter into the actual and real possessions thereof, or meddle with the profits thereof, before they shall have truly satisfied and paid to the King's use, the first-fruits and profits thereof for one year, or else shall have agreed or compounded for payment of the same at reasonable days upon good sureties, in manner and form as by this act is above specified, that then every such person and persons so doing and offending, and being thereof convict by presentment, verdict, confession or witness before the said lord chancellor, or such other as shall have authority by commission to compound for the said first-fruits and profits as is aforesaid, shall be accepted and taken an intruder upon the King's possession; (2) and that they, their executors or administrators, shall pay to the use of the King's highness, for every such offence, so much sums of money as shall amount to the double value of the said first-fruits and profits of fuch dignities, benefices or other spiritual promotions wherein they shall so enter and intrude before the payment of the faid first fruits and profits for one year thereof, or before due agreement made for the same, in manner and form as is above rehearfed.

All first fruits payable to other persons shall cease, and be paid to the King. Sec 32 H. 8. C. 47. f. 3.

VI. And be it further enacted by authority aforesaid, That the first-fruits of benefices heretofore accustomed to be paid to the bishop of Norwich, within his diocese, and to the archdeacon of Richmond, within his archdeaconry, or to any other person or persons within this realm, or any other the King's dominions, shall from the said first day January cease, and be extinct, and no longer be paid, but only to the King's highness, highness, his heirs and successors, in such form as is above mentioned in this act.

VII. Provided always, That archbishops and bishops, and The bishops all other having jurisdiction ordinary, may give and deliver let- may give inters of institution and induction, as they might do before the situation and making of this act, without any offence of any article contained induction. in this act; any thing in this act contained to the contrary there-

of notwithstanding.

VIII. Provided also, That where there be divers cells apper- Priors remotaining to monasteries and priories, and that the priors of such vable shall pay cells be named, and removeable from time to time, at the no first-fruits. only wills and pleasures of their masters and sovereigns of the monasteries and priories whereunto such cells belong; that the priors of such cells shall not be compelled to pay any firstfruits by virtue or authority of this act; any thing in this act contained to the contrary thereof notwithstanding; (2) but that the first-fruits and profits of every such cell shall be paid to the King's highness, his heirs and successors, whensoever and as often as any person shall be nominated, elected, prefected or collated to the monastery or priory whereunto such

cells belong.

IX. And over this be it enacted by the authority aforesaid, A yearly tenth That the King's majesty, his heirs and successors, Kings of this of all spiritual realm, for more augmentation and maintenance of the royal livings given estate of his imperial crown and dignity of supreme head of the to the King. church of *England*, shall yearly have, take, enjoy and receive, united and knit to his imperial crown for ever, one yearly rent or pension, amounting to the value of the tenth part of all the revenues, rents, farms, tythes, offerings, emoluments, and of all other profits as well called spiritual as temporal, now appertaining or belonging, or that hereafter shall belong to any archbishoprick, bishoprick, abbacy, monastery, priory, archdeaconry, deanry, hospital, college, house collegiate, prebend, cathedral church, collegiate church, conventual church, parfonage, vicarage, chauntery, free chapel, or other benefice or promotion spiritual, of what name, nature or quality soever they be, within any diocese of this realm, or in Wales; (2) The tenth the faid pension or annual rent to be yearly paid for ever to must be paid our said sovereign lord, to his heirs and successors, Kings of this at Christmas. realm, at the feast of the nativity of our Lord God, (3) and the first payment thereof to begin at the feast of the nativity of our Lord God, which shall be in the year of our Lord God 1535. (4) And to be paid yearly by such as shall be appointed to have the collection thereof by this act, in such manner and form as shall hereafter be limited by this act, before the first day of April yearly next following after the said feast of the nativity of our Lord.

X. And it is ordained and enacted by authority aforefaid, Commissions That the faid yearly rent and pension shall be taxed, rated, levi- shall be award-That the faid yearly rent and pention mail be taxed, rated, levied, perceived and paid to the King's use, his heirs and successors, diocese to enin manner and form hereafter to be declared by this act; that quire of the

value of every is to fay, that the chancellor of England for the time being shall have power and authority to direct into every diocese in this realm, and in Wales, several commissions in the King's name, under his great seal, as well to the archbishop or bishop of every such diocese, as to such other person or persons as the King's highness shall name and appoint, commanding and authorifing the faid commissioners to to be named in every fuch commission, or three of them at the least, to examine, search and enquire by all the ways and means that they can by their diforations, of and for the true and just whole and entire yearly values of all the manors, lands, tenements, hereditaments, rents, tythes, offerings, emoluments and all other profits, as well spiritual as temporal, appertaining or belonging to any archbishoprick, bishoprick, abbacy, monastery, priory, arch-deacoury, deanry, hospital, college, house collegiate, prebend,

cathedral church, collegiate church, conventual church, parfonage, vicatage, chauntery, free chapel, or to any other be-

nefice or promotion spiritual within the limits of their combe defalked

livings.

Deductions to million, (2) with a clause to be contained in every facili commission, that the said commissioners, or three of them at the out of spiritual least, shall deduct and allow in the making and rating of the faid yearly values of the premisses these deductions following, and mone other; that is to say, the rents resolute to the chief lords, and all other annual and perpetual rents and charges, which any spiritual person or persons been bounden yearly to pay to any person or persons, to their heirs and successors for ever, or to give yearly in alms, by reason of any foundation or ordinance, and all fees for stewards, receivers, bailiffs and auditors, and fynods and proxies, with another clause to be also contained in every such commission, that the said commissioners or three of them at the leaft, shall certify under their feals, at such days as shall be limited by the said commissions, as well the whole and intire value, as the deductions aforefaid, of every archbishoprick, bishoprick, abbacy, monastery, priory, archdeaconry, deanry, hospital, college, house collegiate, prebend, cathedral church, collegiate church, conventual church, parsonage, vicarage, chauntery, free chapel, and of all other benefits and pro-

The commisfioners shall he sworn indifferently to execute their commissions.

motions spiritual.

XI. And it is ordained and enacted by authority aforesaid, That the said commissioners that shall be so appointed, or three of them at the least, shall have full power and authority to do, accomplish and execute the effects and contents of their said commissions in every behalf; (2) and that every the said commissioners, before they shall execute their said commission, shall receive and take a corporal oath before the lord chancellor, or before such other as shall be appointed by the said chancellor by the King's writ of Dedimus potestatem, that they shall diligently and truly, without favour, affection, fraud, covin, meed, dread or corruption, do, fulfil and execute the whole effects and contents expressed in every such commission within the limits thereof, to their cunning, wits, and uttermost of their

XII. And it is ordained and enacted by authority aforefaid, That after such certificate made by the said commissioners, the faid yearly rent and pension of the tenth part thall be set, taxed, rated and taken justly and truly and indifferently by the trea-furer, chancellor, chamberlain and barons of the King's exchequer, of and out of the clear yearly value of the premiffes, that shall be above the deductions afore-mentioned, and none otherwise. (2) And that every archbishoprick, bishoprick, ab- Every spiritual bacy, monastery, priory, archdeaconry, deanry, hospital, col-person shall be lege, house collegiate, prebend, cathedral church, collegiate charged for his tenths in church, conventual church, parsonage, vicarage, chauntery, his tenths in the chapel, or other benefice or promotion spiritual, shall be where they be, severally and diffinctly taxed, charged and chargeable, in the though their proper diocese where they been, for the payment of such por-possessions lie tion of the said tenth part as shall be taxed and set upon them in other dioby authority of this act; that is to fay, every of them by and cefes, for themselves shall be taxed, charged and chargeable in the proper diocese where they been, for the tenth part of the yearly value of their possessions and profits to them belonging, where foever their faid possessions and profits shall happen to be or lie in any past of this realm, or elsewhere in any of the King's dominions; (3) and that none of them shall be charged or charge-

able for the payment of the others charge or portion. XIII. And it is also enacted by authority aforesaid, That Bishops shall after such certificate made into the King's exchequer, and tax be charged to fet of the tenth part, in form above remembered, every arch- the collection bishop and bishop now being, and that hereafter shall be, shall of their tenths be charged and chargeable to levy, collect and receive, within their celes. proper diocese, as well in places exempt as not exempt, all 12 Co. 450 fuch sums of money wherewith the dignities, benefices and 32 H. 8. c. 47. other promotions spiritual afore mentioned within their diocese, 34 H. 8. c. 17. chargeable by this 2ct, shall be set, taxed and charged towards 27 H. 8. c. 13. the payment of the faid yearly pension, (2) and shall pay and By3G.1.c.10. content the said sums of money yearly, before the said first the King is to day of April, to the treasurer of the King's chamber for the appoint a coltine being, or to any other person or persons whom it shall ceive the please the King's highness to appoint to receive the same; (3) tenths. and that every of the said archbishops, and bishops, their executors and administrators, and the possessions of their dignities and churches, shall stand charged and chargeable for the sure and true payment of fuch fums of money as they shall collect and receive of the faid yearly rent and penfion.

XIV. And that the treasurer chancellor, chamberlain and Process against barons of the King's exchequer, shall yearly cause process to a bishopfor the be made by their differetions for nonpayment of the faid penfion payment of all tenths within or yearly rent, or any parcel thereof, against every archbishop his diocese. and bishop of this realm; that is to say, against every archbishop and bishop for so much part and portio of the said pension and yearly rent, wherewith the dignities, benefices and other

promotions spiritual afore mentioned within his diocese shall be taxed and charged; (2) so that every of the said archbishops and bishops shall be charged and chargeable for the rate and portion of the faid yearly rent and pension set and taxed within

his own peculiar diocese, and not otherwise.

By what means the bishop shall 32 H. S. C. 22.

XV. And be it also enacted by authority aforesaid, That every archbishop and bishop shall have power and authority levythetenths to levy, take and perceive, by authority of the censures of the of every spiri- church, or by distress or otherwise, by their discretion, all such fums of money as shall be rated, taxed and set to go out of the lands, tenements, hereditaments, profits and emoluments of any dignity, office, benefice or other place or promotion spiritual within their diocese, towards the payment of the said yearly rent and pension; (2) and that no replevin, prohibition nor fupersedeas upon any excommunication, nor any other writ or impediment shall be sued, allowed or obeyed, for any person or persons making default of payment of such part and portion as they shall be rated and taxed unto by authority of this act, till such time as they have truly satisfied their said part and portion to them allotted of the said yearly rent and pension.

Who shall be collectors in time of vacaoprick.

XVI. And it is also enacted by authority aforesaid, That whenfoever and as often as any of the archbishopricks or bishotion of a bish- pricks happen to be void, that then the dean and chapiter of the cathedral church, or the prior and convent, or chapiter or convent of the monastery or cathedral church, where the see of fuch archbishoprick or bishoprick being void shall happen to be, during the time of the vacation thereof, and their executors, administrators and possessions, shall be charged and chargeable to do and cause to be done all and every thing and things for the due execution of this act, within the diocese of such archbishoprick or bishoprick being void, as the same archbishop or bishop of the see, being void, should have done, according as it is limited and appointed by this act, or by any thing therein

contained.

The penalty for default of payment of tenths. 1 El. c. 4. 714.

XVII. And it is ordained and enacted by authority aforefaid, That if any fum of money being once due by any incumbent of any the dignities, benefices or promotions spiritual afore specified, charged to the payment of the said yearly pension Moor 541. pl. and annual rent, be reasonably demanded and required any time after the said seast of the nativity of our Lord, at their dignities, monasteries, priories, hospitals, colleges, churches, chaunteries or houses, by the archbishop or bishop, or such as shall be charged with the collection of any part of the faid pension, or by any other their ministers, servants or officers, to pay such portion of the said pension and yearly rent, as they shall be taxed and affessed unto, be not truly contented and paid unto fuch archbishop or bishop, or their ministers and officers, and to such other person or persons, or their ministers or servants, as shall have the charge of collection thereof every year yearly, at the time of such request and demand thereof, or else within forty days next after every such request at the farthest; that

Anno vicesimo sexto Henrici VIII.

then every incumbent making such default of payment, after fuch default thereof certified into the King's exchequer in writing under the feals of any archbishop or bishop, or of such as be limited and charged to the collection of the faid pention by Altered by 2 this act, shall be adjudged deprived ipfo facto of all such digni- & 3 Ed. 6. c.20. ties, benefices, penfions and promotions spiritual, as any such 1.3. incumbent, making fuch default, shall have at the time of such certificate to be made, or at any time after; (2) so that all such dignities, benefices, pensions and promotions spiritual, which any incumbent, making such default of payment, shall have at the time of any such certificate to be made, or at any time after, shall be clearly void and destitute of incumbent in the law, to all intents and purpofes, as if fuch incumbent, making fuch default of payment, were dead indeed.

XVIII. And it is ordained and enacted by authority aforefaid, The bifhop That if any archbishop or bishop, or any other, limited and making a cercharged by this act to the collection and payment of the faid tificate of any pension and annual rent, do make a certificate unto the King's incumbent exchequer before the said first day of April, or at any time with pay his tenths, in sour and twenty days next after the said first day of April, that shall be disthey according to this act have reasonably required and demand-charged ed any incumbent of any dignity, benefice or promotion spiritual, chargeable by this act, to pay such part or portion of the Savil 1. said pension and annual rent, as they shall happen to be affessed unto, and that such incumbent, so being required, hath not paid his faid part and portion according to the form and effect of this act; that then every such archbishop and bishop, and every other person having the charge by this act for collection and payment of the faid pension and annual rent, upon every fuch certificate, shall be discharged and acquitted for ever against the King, his heirs and successors, of and for all such fums of money as any such incumbent, against whom such certificate shall be made, should or ought to have paid by this act; (2) and that then in every such case the treasurer, chancellor, Process shall chamberlain and barons of the King's exchequer, shall devise be awarded aand direct, upon every such certificate, such process out of the gainst the re-King's exchequer against every such incumbent, against whom their tenths, any such certificate shall be made, and their executors and administrators, or for insufficiency of them, against the succeffors of every such incumbent, whereby the King's highness, his heirs and successors, shall and may be truly answered, paid and contented of fuch portion and part as the incumbent against whom any such certificate shall be made, was taxed and affessed for his dignities, benefices or promotion spiritual chargeable by this act.

XIX. And it is also ordained and enacted by authority afore- Whose acquit-faid, That all manner of acquittances made by the treasurer of tances shall be the King's chamber, or by any other such commissioners as a discharge for shall be appointed as is aforesaid, to receive the said pension, or the payment any part thereof, and subscribed with the name of the said trea- of the tenths. furer, or any other such commissioner, for the payment of the Vol. IV.

faid pension or annual rent, or any part thereof, to any such person or persons as be limited and charged with the collection thereof, shall be of as good strength, force, virtue and effect to the parties having the same, as if they were made in the King's name, under his great feal, and so thall be allowed, admitted and accepted in all courts of this realm; (2) and that the treafurer, chancellor, chamberlain and barons of the King's exchequer, shall, by virtue and authority of this act, as well admit and allow such acquittances, as all such certificates as shall be made against any incumbent for desault of payment, as is above faid, upon the account of every archbishop and bishop, and of every other person limited and charged by this act for the collection and payment of the faid penfion and annual rent, without any writ, bill or warrant, to be fued in or for that behalf.

Nothing shall exchequer of

uietus eft. Savil 38.

be taken in the shall take of any archbishop or bishop, or of any other person a bishop or his having charge with the collection and payment of the faid pencollector for fion or annual rent, any manner reward or the faid pension or annual rent, any manner reward or thing for making his account or their account or quietus est in the same exchequer, or for any manner of thing appertaining to the same, concerning the said pension and annual rent, upon pain of every officer, doing contrary to this act, to lose and forfeit his office, and make fine to the King at his will and pleasure.

XXI. And forasmuch as every incumbent of the dignities, benefices

XX. And that no manner of officer of the King's exchequer

and promotions spiritual afore mentioned shall be charged by this all to the payment of the tenth part of the value of their dignities, benefices and promotion spiritual, without any deduction or allowance of fuch pension or pensions, wherewith some of them been charged to pay to their prodecessors during their lives, or to other persons to the use of fuch their predecessors during their lives: (2) it is therefore or-dained and enacted by authority aforesaid, That it shall be lawful to every incumbent charged with any fuch pension payable to any his predecessors, or to any to his use, to retain and keep in his hand the tenth part of every such pension; (3) and that every fuch incumbent and his fureties shall from henceforth be acquitted and discharged of the said tenth part of every such pension, by virtue and authority of this present act; any decree, ordinance or assignment of any ordinary, or any collateral writing

or fecurity made for such pension to any spiritual person or perfons, or to any to their ules for term of their lives, in any wife notwithstanding; (4) and that as well every incumbent, as such persons as stand bound for him for payment of any such penfions, shall plead this act in every of the King's courts, for the clear extinguishment and discharge of the tenth part of every

They which pay pensions to others out of their spiritual living may retain the tenth part thereof.

fuch pension. No pension XXII. And be it and ordanica and consistency foresaid, That no pension shall be reserve foresaid, That no pension shall be reserved by collateral sureand upon the refignation of ty, or otherwise, upon any refignation of any dignity, benefice, above the value or promotion spiritual, above the value of the third part of the

dignity, benefice or promotion spiritual resigned: (2) and if any of the third pension amounting above the value of the third part of the dig-part. 13 Elanity, benefice or promotion spiritual heretosore resigned, be already limited and made fure to any spiritual person or persons, by decree of the ordinary, or otherwise by any collateral surety, or hereafter shall happen to be assigned and made sure to any person or persons spiritual, or to any other to their use, by decree of the ordinary, or by any other collateral furety, upon any relignation thereof; yet nevertheless the incumbent charged with fuch pension, nor his sureties collateral, shall not be compelled to pay any more pension than the value of the third part of his dignity, benefice or promotion spiritual so resigned shall amount unto; (3) but shall by authority of this act be clearly acquitted and discharged of so much of the said pension as shall amount above the value of the third part of the dignity or benefice refigned; any decree or affignment of the ordinary, or any collateral writings or fureties heretofore made, or hereafter to be had

or made for the fame, to the contrary thereof notwithstanding. XXIII. And forasmuch as divers abbots and priors been charged Abbots or prito pay great pensions to fundry their predecessors yet living, to the great ors paying decay of their hospitalities and bousekeeping; be it enacted by authority aforesaid, That every such predecessors of such abbots or cessors. priors, having any pension made sure unto them, or to any to their use, during their lives, amounting above the yearly value of xl. li. shall from henceforth be defalked and abated of the moiety and half-deal of every fuch pension; (2) and that every abbot, and all other persons charged for the payment of such pension above the said yearly value of xl. li. shall be clearly acquitted and discharged by authority of this act of the moiety and half-deal thereof for ever; any decree or affignment thereof by the ordinary, or any writing or furety collateral had or made for the furety thereof notwithstanding.

XXIV. And forafmuch as the lord prior of Saint John's of Je- The prior of rusalem in England, and his brethren, he not specially named and St. John's of expressed in this ast, whereby ambiguity might arise, whether they pay first-should be comprised within the limits of this ast; it is therefore for fruits and plain declaration thereof enacted by authority astrockid, That tenths. every person and persons which after the said first day of January shall happen to be nominated, elected, collated, or by any other means appointed, to the dignity of the faid prior of Saint John's of Jerufalem in England, or to any commandry appertaining unto the same, shall before their actual and real entry into the same dignity or commandry, or meddling with the profits thereof, satisfy and pay to the use of the King's highness, his heirs and successors, the first-fruits and profits thereof for one whole year, or agree or compound for the fame at reasonable days, in like manner and form, and upon like pain in every behalf, as archbishops and bishops and other spiritual persons be bound to do by virtue and authority of this act:
(2) and that also the prior of St, Jehn's now being, and his successors, and every of his brethren having any commandry, and

their successors, shall contribute and pay yearly to the King's highness, his heirs and successors, one yearly rent and pension amounting to the tenth part of all their possessions and profits, as well spiritual as temporal, and shall be charged, rated, taxed and fet to the contribution and payment of the faid tenth part; (3) and that also the said tenth part shall be levied, collected and paid, in such like manner and form, to all intents and purposes, as the tenth part of other dignities and benefices spiritual shall be charged, taxed, set, levied, collected and paid

They which in one corporation have

pay for their

for others.

No first fruits

bove the year-

ly value of

eight marks. Altered by

by authority of this act.

XXV. And for a sin fundry and many cathedral churches celleges and hospitals of this realm, there is, and time out of mind bath been, feveral possesses certain ordinances instituted and made, whereby the dean, provost, sings to their dignities, shall a certain part and portion of the possessions and profits belonging by for their to such churches, colleges and hospitals, all-only limited and belonging to

pay for their offices and dignities; (2) and every prebendary, brother, vicar, fions, and not fellow, petit canon, and other ministers spiritual, in such churches,

colleges and hospitals, hath another portion, all only and distinctly limited, appertaining and belonging to their dignities and offices in fuch churches, hospitals and colleges: (3) it is therefore provided and ordained by authority aforesaid, That such person and persons which at any time after the faid first day of January shall be nominated, elected, presented, presected, collated, or by other means appoint-

ed to be dean, provost, master, or other chief governor of such cathedral churches, colleges or hospitals, shall be rated, compound and pay, for their first-fruits, but only after the rate of the yearly value of the possessions and profits limited and belonging to their office and dignity.

XXVI. And that every other person and persons, that after the

faid first day of January shall be nominated, elected, presented, prefected, collated, or by any other means appointed to have any prebend, brothership, fellowship, or to be any vicar or petit canon, or to have any other dignity or office spiritual in any fuch cathedral churches, colleges or hospitals, shall be rated, compound and pay, for their first-fruits, after the rate of the yearly value of the possessions and profits limited and belonging to their dignities and offices, in such churches, colleges and hofpitals, and none otherwise; any thing in this act to the con-

trary hereof in any wife notwithstanding.

XXVII. Provided always, That such person or persons, that to any parsonage or vicarage, whereof the yearly value shall not being not aexceed viij. marks, shall not be compelled to pay any first-fruits for any fuch parsonage or vicarage whereunto they shall be presented or collated, not being above the said yearly value of viij. marks; except that the incumbent presented or collated to such

1El. c. 4. s. 29. parsonage or vicarage, whereof the yearly value shall not exceed viij. marks, do live three years next and immediately following after his institution, induction or collation to such parfonage or vicarage; (2) and if such incumbent do live after the

standing.

faid three years, then he or his executors or administrators, shall pay, at days to be limited after the said three years, upon furcties (as is aforesaid) the first-fruits of every such parsonage. or vicarage: (3) and that in every obligation to be made by A proviso in any incumbent of fuch parsonage or vicarage, and his sure the obligation, ties, for payment of the first-fruits of such parsonage or vibent die withcarage, there shall be contained a proviso, That if the said in three

incumbent die within three years next after the date of the years. institution, induction or collation of the faid personage or vicarage, that then the obligation shall be void and of none effect,

any thing in this act to the contrary hereof notwithstanding.

XXVIII. And over this where the clergy of the province of Canterbury, in their convocation, have granted unto the King's highness one hundred thousand pounds, and the clergy of the province of York eighteen thousand eight hundred forty pounds ten pence, to be paid by even portions in five years, and that which could not be leviced thereof in the same five warre to be haid in the such pence. in the same five years, to be paid in the fixth year, as by the tenor of their several grants thereof made in their several convocations more plainly appeareth: (2) it may please the King's majesty of his How much the excellent goodness, in consideration that the said yearly pension clergy of the and annual rent shall be yearly from henceforth duly paid and two provinces satisfied to his Highness and to his heirs and successors, according to the tenor, form, purport and effect of this present act, be yearly distingt to the tenor, form, purport and effect of this present act, be yearly distingt to the tenor. that it may be enacted by authority of this present parliament, charged of. That the clergy of the said province of Canterbury, and every and where-of them, shall be discharged and acquitted against our said so-fore. vereign lord, his heirs and successors, of and for the twenty thousand pound, parcel of the said hundred thousand pound, which should be paid in the fifth year of payment limited by their grant: (3) and that the clergy of the said province of York shall likewise be discharged and acquitted of and for all fuch sums of money, parcel of the said eighteen thousand eight hundred forty pounds and ten pence, which should be paid in the fifth year of payment limited by their grant; any thing in their faid several grants thereof made in any wise notwith-

XXIX. Provided always, That all the residue of sums of money, which be yet to be paid, and not released nor discharged by this act, shall be truly paid and satisfied to our said sovereign lord, his heirs and successors, according to the tenor,

form and effect of their said several grants.

XXX. Provided also, That all such sees, which any arch- Fees which bishop, bishop, abbot, prior or other prelate of the church is any prelate is bounden yearly to pay to any chancellor, master of the rolls, bound to pay justices, theriffs or other officers or ministers of record, for teminstitute institute institute of the rolls poral justice to be done or ministered within their diocese or justice. 26 H. 8. c. 17. riddictions, shall be allowed and deducted by the commissioners 27 H. 8. c. 8. aforesaid, in and upon the valuation of the dignities, monaste- 32 H. 8. c. 22 ries, priories or churches chargeable with such fees; any thing 2 & 3 Ed. 6. in this act to the contrary hereof notwithstanding.

CAP. 7 E.6. c.4. Ann. c. 13. 5 Ann. c. 24. 6 Ann. c. 27. 1 Geo. 3. c. 10. 3 Geo. 1. c. 19.

bimfelt.

CAP. IV. For jurors in Wales.

HERE for lack of diligent and sure custody of jurors seworn. for trials of murderers, felons and accessaries of felonies and murders in Wales and the marches of the same, divers adherents, friends and kinsfolks to such offinders, have resorted to the same ju-rors, and have suborned them to acquit divers murderers, felans and accessaries, openly and notoriously known, contrary to equity and; How an officer justice: (2) it is therefore enacted by the King our fovereign tworn for the lord, and the lords spiritual and temporal, and the commons, keeping of ju-rors in Wales in this present parliament assembled, and by the authority of the shall demean same, That forthwith, upon the charge given to any inquest hereafter to be taken and sworn before any justicer, steward, lieutenant, or other officer within Wales or the marches of the fame, of, for and upon any traverse against the King, or the trial of any recognizance broken, or any other forfeiture forfeited to the King, or of, for and upon the trial of any murderer, felon or accessary of felony or murder, one officer or other perfon shall be deputed and sworn in the presence of the said justicer or other officer, for the true and diligent keeping of the fame. jurors; (3) and that the same officer or other person so sworn, without the special commandment of the said justicer or other officer, shall not do, or suffer to be ministered, to the same jurors, any bread, drink, meat, fire or light, nor shall suffer the fame jurors to speak to any person or persons; (4) nor the same officer or other person sworn, without the commandment aforefaid, shall not speak to the said jurors, but only to demand of them of their agreement; unto such time as the same jurors shall have given their verdict; any usage or custom heretofore used to the contrary notwithstanding; (5) and if the same officer, or other person so sworn in form aforesaid, do not execute and accomplish the premisses in the oath before rehearsed in every.

The penalty of jurors in Wales committing perjury, or other-wife mildemeaning themfelves.

II. And also be it enacted by the authority aforesaid. That if the same jurors do acquit any such felon, murderer or accessary, upon whose trial they shall be charged, or give any untrue verdict against the King, upon the trial of any traverse, recognizance or other forfeiture, contrary to good and pregnant evidence ministered to them by persons sworn before the said justicer, sleward, lieutenant or other officer, or that the said ju-Vaughan 150, rors, or any of them, do eat, drink or speak to or with any other person or persons than to such as be sworn with them, or otherwise misdemean themselves after they be sworn, and before they have given their verdict, that then the lord president, and other of the council of the marches for the time being, upon notice or complaint thereof to them made, shall not only have power and authority by this present act to call such jurors before them.

point and article, then the same officer, or other person so sworn, shall be punished and imprisoned, and make fine and ransom to the King's highness, by the discretion of the said justicer, stew-

ard, lieutenant or other officer.

them, (2) but also the same justicer, steward or other officer, afore whom any such acquittal, untrue verdict or misdemeanour shall happen to be made, shall have full power and authority to compel fuch jurors, and every of them, upon pain of impriconment, to be bounden by recognizance in a certain fum of money, by their discretion to be limited, that the same jurors, and every of them, shall personally appear at a certain day, by the same justicer, steward or other officer, to be limited, before the lord prefident, and other of the council aforesaid for the time being, then and there to abide and stand to such direction and order as the same council shall make, ordern and decree, of, in and upon the same; (3) and that the same council shall there-upon have authority and power, by examination or otherwise, to hear and determine all and every fuch cause, and shall have like authority to commit every of the same jurors to prison or other punishment, as shall be thought most meet by the discretion of the faid council, or otherwise affess or tax every such juror to his fine or ransom by the same discretion, to be paid and levied of their lands, goods and chattels, to the use of the King's highness.

CAP. V. For the passage over the Severn.

PORASMUCH as daily divers felonies, robberies and murders Nopaliage up-been many times committed and done in the counties of Glocester on the Severa and Somerset in the parts near adjoining unto the water called the times. water of Severn, between England and South-Wales, and after such murders and felonies done, the said robbers, felons and murderers, with the said goods so robbed and stolen, make their conveyance with the faid goods so stolen, by night, at divers passages or ferries over the said river or water, as the passages of Auste, Fremeland, Pyrton, Arlingham, Newenham, Portsedes, Poynte, and all fuch other like passages over the said river into South-Wales, or into the forest called the forest of Dean, also adjoining to the same water; (2) and when they be over the faid water, then the goods so stolen, be by divers privileges there kept, albeit the owner and owners have true and perfect knowledge thereof, yet they so robbed and spoiled be without remedy for to obtain their said goods so stolen; (3) so that the secret and sudden conveyance by night of the said goods over the said ferries and passages, doth not only greatly encourage divers persons to come out of the parts of South-Wales, to steal, rob and murder divers persons in their houses in the said counties joining upon the said borders of Wales, but also causeth many robberies and felrants in surface come to be constituted and done upon the said headen nies in fundry ways to be committed and done upon the faid border near adjoining to the same river, to the great damage and hurt of the King's subjects inhabiting there, unless some remedy therefore be pro-vided: (4) it may therefore please the King our sovereign lord. (4) it may therefore please the King our sovereign lord, and the lords spiritual and temporal, and the commons, in this present parliament assembled, by the authority of the same to enact, That every person or persons taking upon him or them to have and keep any of the said passages, or any other passages

The penalty for transporting offenders into or forth of Wales at unlawful times.

upon Severn aforefaid, from henceforth do not convey, neither carry with any manner barge, boat or other veffel, any perfon or persons with horses, mares, oxen, kine or any other cattle, nor no other person or persons, before the time of the sun rising in the morning, and after the time of the fun being gone down at night, (5) upon pain of imprisonment and fine to be set on him that shall so convey or carry over any of the said passages over the said river of Sepern out of England into Wales or the forest of Dean, or out of Wales, or the said forest of Dean, into England, unless the said passengers and every of them, have good knowledge of such person and persons and of their dwellingplaces; (6) and upon request to them made by any person or persons, to disclose the name and the dwelling-place of every fuch person or persons so by them conveyed over the said water, to any fuch person or persons requiring the same, if suit be made for and after them upon any outcry, huy or fresh fuit, of or for any felony, robbery, murder and manslaughter, committed and done from henceforth.

.Keepers of bound to transport no offenders at unlawful fillies.

II. And that the King's justices of the peace within every of terries thall be the faid counties of Glecester and Somerset, at their quarter-seffions, shall have full power and authority to call before them all such persons which hereafter shall keep any of the said passages, or any other ferry or passage over the said water into Wales or the said forest, or out of Wales or the said forest into England, and to bind them with sufficient sureties with them in recognizance in such sums of money as it shall seem to the discretion of the said justices of peace, that they and every of them, being passengers and keepers of ferries and passages as is aforesaid, from henceforth shall not, after the said times before limited and appointed, convey or carry, or cause to be conveyed or carried, any manner of person or persons or any kind of cattle, but such persons as they do know and will answer for, and know where their abidings, dwellings and habitations be, and upon request made to them, or any of them, as is abovefaid, thall from time to time disclose, as well the same person or persons, as the goods and chattels so passing the said passages, upon freih suit made or hereaster to be made upon any felony, murder or robbery committed and done in the borders of the counties aforefaid, or in any other place within this realm or South-Wales.

CAP. VI.

The bill concerning councils in Wales.

Minders, felonies, &c. in Wales to be wales to be inquired of in PORASMUCH as the people of Wales and marches of the sames inquired of in the thires next have of long time continued and persevered in perpetration and commisadjoining, &c. fin of divers and manifold thefts, murders, rebellions, wilful barnings
Cro. Car. 331. of houses and other lielerous deeds and abominable malefairs, to the high Cro. Car. 331. of houses and other scelerous deeds and abominable malesaits, to the high law 136. displeasure of Gad, inquietation of the King's well-disposed subjects. The long per- and disturbance of the publick weal, which malefacts and seelerons deeds feverance in b. so rosted and sixed in the same people, that they be not like to cease, wickedness of unless some that proceeding and punishment for redress and amputa-

tion of the premisses be provided, according to the demerits of the of-some lewd fenders: (2) be it therefore enacted by the King our sovereign people in lord, and the lords spiritual and temporal, and the commons, the marches in this parliament assembled, and by authority of the same, That thereof. all and fingular person and persons dwelling or restant within All persons Wales, or in the lordships marchers of the same, from time to shall appear, time, and at all times hereafter, upon such monition or warn-lawful suming given for the court to be kept in Wales, or in any of the mons given, lordships marchers aforesaid, as before this time hath been used, before the jushall personally repair, resort and appear before the justice, fices in the steward, lieutenant or other officer, at all and every fessions, wales. court and courts, to be holden before the same justice, steward or other officer, in any whatfoever castle, fortress or other place within Wales, or within the precincts, limits and jurisdictions of every the lordships marchers or seigniories aforesaid, or the marches of the same, as by the said justice, steward or other officer shall be appointed; (3) and then and there shall give his or their personal attendance, to do, execute and accomplish all and every thing and things which to him or them shall affere and appertain, upon pain of such fines, forseitures and amer-ciaments as shall be affered, assessed and taxed by the justice, fleward or other officer, to the King's use, if it be within any of the King's lordship's marchers; (4) and if it be within any other lordships marchers, then to the use of the lord of the said lordship marcher for the time being; (5) the said forseitures and amerciaments to be levied, perceived and taken by way of distress of the goods and chattels of every person not appearing at the faid court or courts, or not doing, executing or accomplishing his duty as is abovesaid.

II. And forasmuch as the officers in the lordships marchers in Wrongs done Wales have often and sundry times heretofare unlawfully exacted of by officers in the King's subjects within such lordships where they have had rule or lordships authority, by many and sundry ways and means, and also committed marchers. them to strait dures and imprisonment for small and light seigned causes, and extortiously compelled them thereby to pay unto them sines for their redemptions, centrary to the law: (2) therefore be it further Untrue fur-enacted, That if any steward, lieutenant or any other officer of miles seigned any lordship marcher, do seign, procure or imagine any untrue against them surface against any person or persons that shall so give their which appear, personal attendance before them at such court or courts, and them. upon the same untrue surmise commit them to any duress or imprisonment, contrary to the law, or contrary to the true and laudable custom of that lordship, that then upon suit made unto the King's commissioners, or council of the marches for the time being, by any fuch person or persons so imprisoned, or by any of their friends, that then the same commissioners or council shall have full power and authority to send for such steward, lieutenant or officer, and also for the person or persons so imprisoned; (3) and if the same person or persons so imprisoned, can evidently prove before the faid council, by good and fubstantial witness or otherwise, that his imprisonment was upon any feigned furmife, without cause reasonable or lawful, that

then the same commissioners shall have full power and authority to affels the said officer, to pay to the said person or persons wrongfully imprisoned, vi. s. viij. d. for every day of their imprisonment or more, by the discretions of the said commissioners, according to the hurts and behaviour of the person or persons imprisoned.

The party's remedy a-gainst the offiupon feigned

III. And that the same commissioners shall set further fine upon the said officer, to be paid to the King's use, as by their gainst the om-cer which doth discretions shall be thought convenient; (2) and in case the same imprison him officer do refuse to appear before the same commissioners incontinent after any commandment to them directed and delivered after any such complaint made to the same commissioners, that then the same commissioners shall have full power and authority, upon every default made by any officer or officers, to assess and set upon every such officer or officers making default, such sine or fines to be levied to the King's use, as by their discretions shall be thought convenient; (3) and that the same commissioners shall have full power and authority to compel the faid officer or officers by way of imprisonment, as well to pay such fines as shall be set and taxed upon them to the King's use, as to pay unto every person or persons so imprisoned, fuch fums of money as they shall be sessed to pay for their wrong imprisonment.

IV. And be it also enacted by authority aforesaid, That no

No weapon shall be brought to churches in Wales.

29.

person or persons dwelling or resiant within Wales or the lordcourts, fairs or thips marchers of the same, of what estate, degree or condition soever he or they be of, coming, resorting or repairing unto any sessions or court to be holden within Wales, or any lordships 4 H.4. c. 27 & marchers of the same, shall bring or bear, or cause to be brought or borne to the same sessions or court, or to any place within the distance of two miles from the same sessions or court, nor to any town, church, fair, market or other congregation, except it be upon a hute or outcry made of any felony or robbery done or perpetrated, nor in the highways, in affray of the King's peace, or the King's liege people, any bill, long-bow, cross-bow, hand-gun, sword, staff, dagger, halbert, morespike, spear or any other manner of weapon, privy coat or armour defensive, (2) upon pain of forfeiture of the same weapon, privy coat or armour, and to suffer imprisonment and make fine and ransom to the King's highness by the discretion of the King's commisfioners of his marches for the time being, except it be by the commandment, licence or affent of the faid justices, steward or other officer, or of the commissioners or council of the marches for the time being.

make games

in Wales.

wy any exactions, or commorths, or or the marches of the same, or in any thirds adjusted to the marches of the same, or in any thirds adjusted to the same, or in any thirds adjusted to the same of the same, or in any thirds adjusted to the same of the same o V. And that no person or persons from henceforth, without or the marches of the fame, or in any thires adjoining to the collections, or fame, require, procure, gather or levy any commorth, bydale, tenants ale, or other collection or exaction of goods, chattels, money, or any other thing, under colour of marrying, or fuffering of their children faying or finging their first masses or golpels,

pels, of any priefts or clerks, or for redemption of any murder, or any other felony, or for any other manner of cause, by what name or names soever they shall be called; (2) nor shall make or procure to be made any games of running, wrestling, leaping, or any other games, (the game of shooting only excepted and foreprised,) (3) upon pain of one whole year's imprisonment of every perion or perions as shall gather, or procure to be gathered, any such collection or exaction, or shall make or procure to be made any games as is aforesaid; (4) and further, they and every of them shall make such fine as by the discretion of the King's commissioners of his marches shall be thought convenient: (5) and surther, the said commissioners by this present act shall have power and authority to hear and determine the faid offences by their examination; (6) and that No arthel shall no person or persons shall hereafter at any time cast any thing be cast into into any court within Wales, or in the lordships marchers of any court. the same, by the mean or name of an arthel, by reason whereof the court may be letted, disturbed or discontinued for that time, upon pain of one whole year's imprisonment of any such person or persons as shall cast or cause to be cast any such arthel into any court or courts hereafter to be holden within Wales or the lordships marchers of the fame; any custom be-

fore this time used to the contrary notwithstanding.

VI. And that all sessions and courts hereafter to be holden All courts within Wales, or the lordships marchers of the same, shall be shall be within most kept within the most sure and peaceable place within the same sure places. lordship marcher, where the said justice, steward, or other officer shall appoint; (2) and for the punishment and speedy trials, as well of the counterfeiters of any coin current within this realm, washing, clipping or minishing of the same, as of all and fingular felonies, murders, wilful burning of houses, manslaughters, robberies, burglaries, rapes and accessaries of the same, and other offences feloniously done, perpetrated and committed, or hereafter to be done, perpetrated and commit-ted, within any lordship marcher of Wales: (3) be it enacted by the Indictment in authority aforesaid, That the justices of the gaol-delivery and the next coun-ty for a felony of the peace, and every of them for the time being, in the shire committed or shires of England where the King's writ runneth, next ad-within any joining to the same lordship, marcher, or other places in Wales, lordship marwhere such counterfeiting, washing, clipping or minishing of cher. any coin current within this realm, or murder hath been or 34 & 35 H.S. hereafter shall be committed or done, or where any other fe-c.26. lonies or accessaries shall be hereaster committed, perpetrated Rex v. Athoe, or done, shall have from henceforth full power and authority at Trin. 9 Geo. 1. their selfions and gaol-delivery, to enquire by verdict of twelve in B.R. men of the same shire or shires next adjoining within England. where the King's writ runneth, there to cause all such counterfeiters, washers, clippers of money, felons, murderers and accessaries to the same, to be indicted according to the laws of this land, in like manner and form as if the same petit treafons, murders, felonies and accessaries to the same had been

done, committed or perpetrated within any of the faid shires

within the faid realm, and also to hear, determine and judge the fame, according to the laws of this realm.

Acquittal in lordships marchers no bar.

VII. And that all foreign pleas pleaded by any of the faid malefactors and offenders, shall be tried and determined in the faid shire or shires; (2) and that the acquittal or fine making for any of the causes aforesaid in any of the lordships marchers, shall be no bar for any person or persons, being indicted in the faid thire or thires, within two years next after any fuch murder or felony done.

Justices may

VIII. And further it is enacted, That the said justices of awaru process unto lordships peace and gaol-delivery, and every of them, shall have full power and authority to award all manner of process as well of outlawry as otherwife, against all and every such offender and offenders so indicted in manner and form, and according to the customs and laws used and accustomed within this realm of England; (2) and that the faid justices or two of them, afore

A certificate of an outlawry to a lordship marcher,

marchers.

whom any fuch offender shall happen to be outlawed, or attainted by outlagary, shall immediately upon the same outlagary or attainder, direct and fend unto the King's officers of his lordships marchers or to their deputies, or unto the lord or lords marchers of the fame lordship marcher or to his or their officer or officers or to their deputies, wherein such offence, murder or felony shall happen to be done, or where any fuch offender, murderer or felon thall happen to be refiant, a certificate under the feals of them or two of them, of any fuch outlagary or attainder; (3) commanding them and every of them by the same, under pain of forseiture of a hundred pounds to the King, to be levied and perceived as well of the goods, chattels, lands and tenements of the same lord or lords marchers, as of the goods and chattels, lands and tenements of the King's officer there to apprehend and attach, or cause to be apprehended and attached, the body or bodies of the same offender or offenders so outlawed or attainted, and safely to keep, or cause to be kept, the same offender or offenders, till such convenient time before the next fessions of the King's justices of the gaol-delivery of the shire where such offender or offenders shall happen to be outlawed or attainted, as to the King's officers of his lordships marchers, or to their deputies, or unto the lord marcher or lords marchers of the same lordship marcher, or his or their officer or officers, or their deputies, where fuch offender or offenders shall be apprehended, attached, detained and kept, thall be thought expedient for the conveyance By what and conducting of the same offender or offenders, (4) in man-means an of-fender shall be ner and form following, to be delivered from the King's offi-

conveyed thip marcher to another.

cers or their deputies, or the lord marcher or the lords marchfrom one lord- ers, or his or their officer or officers, to other persons affigned by this act to receive and convey such offender or offenders, by indenture to be made between the deliverer or deliverers, and the receiver or receivers, that is to fay, that the King's officers of his lordship marcher, or their deputies, or the lord or lords marchers of the lordship marcher, or his or their officer

or officers, or their deputies, where such offender or offenders shall be apprehended, attached, detained and kept, shall safely and furely conduct and convey, or cause to be conducted and conveyed, the same offender or offenders, to the next lordship marcher toward the shire where the same offender or offenders shall happen to be outlawed or attainted; (5) and that the King's officers of the same lordship marcher, or their deputies, or the lord or lords marchers of the same lordship marcher, or his or their officer or officers, or their deputies, shall receive, and safely and surely conduct and convey the fame offender or offenders to the next lordship marcher; (6) and so the King's officers of every lordship marcher, or their deputies, or the lord or lords marchers of the same lordship, or his or their officer or officers, or their deputies, to receive, conduct and convey fafely and furely, every fuch offender or offenders from one lordship marcher to another lordship marcher, by indenture, as is aforefaid, unto the time that fuch offender or offenders shall be safely delivered before the said justices of the gaol-delivery; (7) upon pain of forfeiture by every of the King's officer or lord marcher, by whose default the same offender or offenders shall ne may not appear before the same justices at their said sessions, there to stand and abide the order of the King's laws, C. li. to be levied and perceived of the goods and chattels, lands and tenements of the same officer or ford, to the King's use.

IX. And that all and every officer and officers, lord and The officer lords, or other persons to whom any certificate shall be di-shall return rected as is abovefaid, shall at the next sessions and gaol-deli- his precept. very to be holden after the apprehension or attachment of such offender or offenders, return the same certificate in due form, and what he or they have done in that behalf, upon the pain aforesaid; (2) saving alway to all and every offender and offen- All advantaders, all and fingular traverses, challenges, exceptions, advan- ges saved to tages, and all other pleas, to, of, and upon the outlawry pro- the offenders. nounced or promulged against the same offender or offenders, in manner and form as is and hath been used and accustomed by the laws of this realm for any the King's subjects dwelling within the same realm.

X. Provided always, and be it enacted by the authority a- An offender foresaid, That if any person or persons which shall happen attainted of hereafter to be indicted, outlawed, arraigned, convicted or at-any felony, tainted by force of this act, do find fuch sufficient sureties be- upon surety found of his fore the King's justices of the gaol-delivery as by their discre- good behations shall be thought convenient, that the same person or per- viour, may be fons shall not from thenceforth commit nor do any felony, discharged. See 14 & 35 murder or felonious offence, nor be accessary to any felony, See 34 & M.S.c.26. murder or felonious offence, but at all times from thenceforth f. 100. shall be of good behaviour against the King our sovereign lord, his heirs and successors, his and their laws and subjects, that then the same justices of gaol-delivery for the time being, with and by the affent, consent and agreement of the lord president,

and two of the King's commissioners, or council of the marche for the time being, or three of them at the least, whereof the lord president, or one of the said council, to be one, shall and may by their discretions, for one time only, admit any such offender to a certain fine or sum of money on him by them to be affessed and taxed, to be surely paid to the King's use; (2) and shall have full power and authority, by this present act, to discharge any such offender or offenders, so arraigned, outlawed, convicted and attainted of all and every such felony, murder or felonious offence and accessaries of the same, and of all executions and punishments of death, which the same offender or offenders should suffer by the common laws of this realm, so that the same offender or offenders stand not appealed of the said felony, murder or felonious offence, or as accessaries of the same offences, at the time of his said discharge; (3) and that every such offender so discharged, as is abovesaid, shall be for the said offence or offences done within any of the King's lordships marchers, or any other lordships marchers, discharged as well against the King's highness, his heirs and successors, as against all other lords marchers, for one time only.

No liberties of lord marcher shall be abridged.

XI. Provided alway, and be it enacted by the authority aforesaid, That this present act, or any thing therein contained, shall not extend ne take place to abridge, deprive, or minorate any liberties, privilege or authority of any lords marchers heretofore granted to the same lord, or lawfully used or accustomed by the said lord or any of his ancestors, unless the foresaid offenders happen to be indicted, outlawed, arraigned, convicted or attainted by force of this act, as is abovesaid, within two years next after such murder or other felonious offence perpetrated, done, or committed within the said lordships marchers, or any of them; any thing in this present act before rehearsed to the contrary notwithstanding.

Where felonies committed in Merioneth in Wales shall be enquired of, heard and determined. Repealed by 8 El. c. 20.

aforesaid.

XII. And furthermore be it enacted by the authority afore-faid, That all murders, robberies, felonies and accellaries of the fame, which shall happen hereafter to be done, perpetrated or committed, within the shire of Merionath in Wales, shall and may be from henceforth enquired, heard and determined in the counties of Carnarvon or Anglesey, before the King's justice of North Wales, or his deputy for the time being, by verdict or inquest to be taken by the inhabitants of the same shires of Carnarvon or Anglesey, or otherwise, if by the discretion of the justice there, or his deputy, it shall be thought convenient: (2) and that the same justice, or his deputy for the time being, shall have full power and authority by his discretion, by force of this present act, to hear and determine all and every the aforesaid murders, selonies, robberies and accelsaries, in form

XIII. And where heretofore upon divers murders, robberies and felonies perpetrated and done, as well within the lordfhips marchers of Wales, as in other places of Wales without the fame lordfhips, the offenders divers times flee and escape from the same lordfhip or other place

place where such offence was committed, and have repaired and reforted into another lord/hip marcher, and there by the aid, comfort and favour of the said lord of the same lord/hip, or his officer or officers, have been abiding and resiant, into the which lord/hips the same lords marchers have and do pretend a custom and privilege, that none of the King's ministers or subjects may enter to pursue, apprehend and attach any such offender thereunto repaired, as is aforesaid, by reason whereof the same offenders went unpunished, to the animation and encouraging of other evil-disposed people: (2) it is therewhere and to fore enacted by the authority abovesaid. That every officer whom any offende commissioners or council of the marches for the time being, shall bring, send or deliver every such offender to the officer of the lordship marcher, or other place, where any such offence is or shall be committed or done, upon the metes and sorted into another lordship marcher, and there by the aid, comfort offence is or thall be committed or done, upon the metes and bounds of the said lordships, or to the said commissioners or council, according as to the said officers by them shall be commanded under pain of xl, li. the said commandment or commission to be directed to any such officer, to be sent, conveyed and delivered by a ferjeant at arms, or a pursuivant, attendant on the said council in the marches for the time being.

CAP. VII.

The bill for the bighways in the county of Sussex.

WHERE it is ordained and enacted by authority of this present Highways in parliament heretefore holden at London the fifteenth day of Sussex shall be April in the fourteenth year of the King's most noble reign, and from amended. thence adjourned to Westminster the last day of July the sistenth 14 & 15 H. 8. year of his reign, and there holden; in consideration that many common ways in the Weld of Kent be so deep and novous by wearing and course of water, and other occasions, that people cannot have their passages and corriages by harses upon or by the same, but to their great pains, perils and jeopardy; (2) that if any person or persons Any person from that time, in any place within the said Weld of the said coun-may lay out a ty, of his good mind and disposition, without any value of good by him new way in or by them to be received for the same, will, for the common weal of his own the King's people, assign and lay out a more commodious way in and Weld of Kent the King's people, affign and lay out a more commodious way in and Weld of Kent over the lands thereunto adjoining, whereof the person or persons, or by the consent other to his use, shall be seised of see in estate of inheritance, that the of two justices same new way, so to be assigned and laid out, by oversight and assent of peace, &c. of two justices of the peace of the said county, and twelve other district and keep severet men within the same hundred inhabiting, where any such new way shall be limited and laid out, or inhabiting within the same hundred, and other hundreds to the said hundred next adjoining, shall be from thenceforth holden, occupied and used in like manner as the said old way there now is, or before hath been; (3) and that also the same person or persons so disposed, willing and accomplishing, shall and may, for the same new way, so assigned and used, receive and held, in way of recompence for the same new way so to be given, the soil and ground of the old way in severalty to them their heirs and foil and ground of the old way in feverally to them their heirs and affigns,

cery of the new way.

affigns, to their own use and profit for ever, without any comme way or passage there from thenceforth to be had or claimed, any prescription or use to the contrary notwithstanding, in like manner and form as is limited by the said att, of a certain new way granted by
the same ast to be made by George Gilford, Esquire, at Hempstead
Certificate in the said Weld of Kent. (4) And that the two said justices of
into the chan-peace, and twelve other discret men by whose oversight and asset the faid new way, by virtue of the faid act, shall be affigured, limited and laid out, shall, within three months next after the affigurment, imitation, and laying out of the same, make certificate into the King's most honourable court of chancery, under their seals, of the length and breadth of the said new way or street, and of other things adjoining or concerning the same, as by their discretions shall be thought most expedient or requisite for the common wealth of that country to be certified; (5) and that certificate to be made from time to time, as oft as any such new way or street shall be assigned, limited and laid out in form above written.

They which have any way through the old way may ule it.

II. Provided alway, That if any person or persons, or body politic, have or ought to have, or hereafter shall have any church-way, or other whatsoever way or passage, over or through any manner lands adjoining to any the faid old ways and streets, which shall be taken and used by force of that act as several soil and freehold, in recompence for any new way to be made, and laid out in form aforefaid, or bave or ought to have, or hereafter shall have, any lands or tenements adjoining to the old way; that they and every of them, their beits and fuccessors, shall and may have and use their said way or was en of and in the said new way, over and through the land of the said old way or street, into or over the said lands or tenements adjoining to the same, and so to pass and repass, as shall appertain over the same old way, at fuch convenient place or places thereof, as therefore shall be limited and assigned by the said two justices of peace and other twelve men, and by them to be certified in the chancery, among other things by them to be certified in form aforesaid, any thing in the said all above written notwithstanding, as by the said act manifestly appeareth. III. And for a fmuch as in many places within the county of Suffex

like act for the alteration of common ways and firects there, being much annoyous, is much necessary and expedient for the common wealth and commodity of the King's fubjects of the faid county of Sussex to be had and made: in consideration whereof, be it ordained and enacted by the King our sovereign lord, and the lords spiritual and temporal, and the commons, in this present parliament assembled, and by authority of the same, That the said act The statute of above rehearsed and recited shall and may from henceforth extend, take effect, and be put in execution in every place conaltering ways venient or necessary within the same same, faid subjects of the in the Weld of ways and streets be noyous to the King's said subjects of the venient or necessary within the said county of Suffex where the Kent, shall be same county of Sussex, in like form and manner, and in all points and conditions, and with like proviso to be had, done county of Suf- and executed, as it is contained and rehearfed in the above recited act concerning the change of the ways and streets in the

14 & 15 H.8. c 6. touching put in execution in the

faid county of *Kent*; any prescription, use, custom or other thing to the contrary being in any wise notwithstanding.

CAP. VIII.

For the city of Norwich, for re-edifying of the houses there. P.R.

CAP. IX.

The bill for Lynn.

PR.

CAP. X.

The King during his life may repeal the statute of 23 H.8. c.7. EXP. by his proclamation, and revive the same by like means, and all other statutes made sithence Anno 21 of his reign, concerning the carrying forth of the commodities of this realm, or bringing in of foreign merchandises.

CAP. XI.

Whosoever dwelling in Wales or the marches thereof, shall as EXP. fault, beat or hurt any person of the county of Glosester, Sa-33 H. 8. c. 174 lop, or Hereford, and shall be indicted and convict thereof, shall be one year imprisoned. To endure to the next parliament.

CAP. XII.

The bill concerning counties in Wales. Clerks convict in 23 H.8.c.1.

Wales shall find surety for their good abearing. The benefit 27 H.8.c.26.

of clergy taken from offenders in several selonies, unless they 38 H.8.c.1.

be within holy orders. He within holy orders, who is con-1 Ed.6.c.12.

vict of selony, before his purgation shall find sureties for 5 & 6 Ed.6.c.9.

his good abearing. A remedy where there be no justices of peace in that county in Wales where the clerk convict doth remain in prison.

CAP. XIII.

An ast whereby offences he made high treason, and taking away all sanstuaries for all manner of high treasons.

FOR ASMUCH as it is most necessary, both for common policy What crimes and duty of subjects, above all things to prohibit, provide, chall be acceptation and extinct all manner of shameful slanders, perils or imminent danger or dangers, which might grow, happen or rise to their sovereign lord the King, the Queen, or their beits, which when they be heard, seen or understood, cannot be but odible, and also abhorred of all those sorts that be true and loving subjects, if in any point they may do, or shall touch the King, his Queen, their heirs or successors, upon which dependent the whole unity, and universal weal of this realm, without providing wherefore too great a scope of unreasonable liberty should be given to all cankard and traiterous hearts, willers and workers of the same; and also the King's loving subjects should not declare unto their sovereign lord now being, which unto them hath been, and is most entirely both beloved and esteemed, their undoubted fincerity and truth.

II. Be it therefore enacted by the affent and confent of our fovereign lord the King, and the lords spiritual and temporal, and the commons in this present parliament assembled, and by Vol. IV.

the authority of the same, that if any person or persons, after the first day of February next coming, do maliciously wish, will or defire, by words or writing, or by craft imagine, invent, practife or attempt any bodily harm to be done or committed

4 Inft. 42. 43. to the King's most royal person, the coefficient dignity, title 1H.H.P.C. 132 parent, or to deprive them or any of them of their dignity, title or name of their royal estates, or slanderously and maliciously publish and pronounce, by express writing or words, that the King our sovereign lord should be heretick, schismatick, tyrant, infidel or usurper of the crown, or rebelliously do detain, keep or withhold from our faid fovereign lord, his heirs or fucceffors, any of his or their castles, fortresses fortilesses or holds within this realm, or in any other the King's dominions or marches, or rebelliously detain, keep or withhold from the King's said highness, his heirs or successors, or any of his or their ships, ordnances, artillery or other munitions or fortifications of war, and do not humbly render and give up to our faid fovereign lord, his heirs or fuccessors, or to such persons as shall be deputed by them, fuch castles, fortresses, fortilesses, holds, ships, ordnances, artillery and other munitions and fortifications of war, rebelliously kept or detained, within fix days next after they shall be commanded by our faid fovereign lord, his heirs or fucceffors, by open proclamation under the great seal; That then every such person and persons so offending in any the premisses, after the said first day of February, their aiders, counsellers, consenters and abettors, being thereof lawfully convict according to the laws and customs of this realm, shall be adjudged traitors, and that every such offence in any the premisses, that shall be committed or done after the faid first day of February, shall be reputed, accepted and adjudged high treason, and the offenders

See : Ed.6. c.,2.& 1 M. fess. 1. c. 1. 1 & 2 Ph. & M. c. 9. 10.

fuffer fuch pains of death and other penalties, as is limited and accustomed in cases of high treason. III. And to the intent that all treasons should be the more dread, hated and detefted to be done by any person or persons, and also because it is a great boldness and an occasion to ill-disposed persons, to adventure and embrace their malicious intents and enterprizes, which all true subjects ought to study to es-No offender in chew: (2) Be it therefore enacted by the authority aforesaid,

therein and their aiders, consenters, counsellers and abettors, being

lawfully convict of any fuch offence as is aforesaid, shall have and

high treason shall have the benefit of Sanctuary.

That none offender in any kinds of high treasons whatsoever they be, their aiders, consenters, counsellers nor abettors, shall be admitted to have the benefit or privilege of any manner of fanctuary, considering that matters of treasons touch so nigh both the surety of the King our sovereign lord's person, and his heirs and successors. IV. And over that, be it enacted by authority aforesaid, That

Treasons committed out of the realm shall be enquired of

if any of the King's subjects, denizens or other, do commit or practife out of the limits of this realm, in any outward parties, any such offences, which by this act are made, or heretofore in such coun- have been made treason, that then such treasons, whatsoever

they be, or wherefoever they shall happen so to be done or com- ty, and before mitted, shall be enquired and presented by the oaths of twelve such persons good and lawful men, upon good and probable evidence and as the King witness, in such shire and county of this realm, and before such shall appoint witness, in such shire and county of this realm, and before such by commission. persons as it shall please the King's highness to appoint by com- 1And. 262. mission under his great seal, in like manner and form as treasons committed within this realin have been used to be enquired of and presented; (3) and that upon every indictment and presentment 7 Co. 25. found and made of any such treasons, and certified into the Dyer, 360. King's bench, like process and other circumstance shall be there had and made against the offenders, as if the same treasons, so presented, had been lawfully found to be done and committed within the limits of this realm. (4) And that all process of Processof outoutlawry hereafter to be had and made within this realm against lawry awardany offenders in treason, being resiant or inhabited out of the ed spainst any limits of this realm, or in any of the parties beyond the sea, at maining be-the time of the outlawry pronounced against them, shall be as youd sea. good and as effectual in the law to all intents and purposes, as 5 & 6 Ed. 6. if such offenders had been resident and dwelling within this C.11.

Dyer, 287. realm at the time of such process awarded, and outlawry pro- 3 Inst. 32. nounced.

V. And be it further enacted by authority aforefaid, That What an ofevery offender and offenders, being hereafter lawfully convict of fender in trea-any manner of high treasons, by presentment, confession, ver-dict or process of outlawry, according to the due course and a Mod. 131. custom of the common laws of this realm, shall lose and forfeit Co. pl. f. 422. to the King's highness, his heirs and successors, all such lands, 12 Co. 6. tenements and hereditaments, which any such offender or of 1 Leon. 21. fenders shall have of any estate of inheritance in use or possession, Plowd. 378, by any right, title or means, within this realm of England, or 481, 552. elsewhere within any of the King's dominions, at the time of Dyer, 332. any fuch treason committed, or any time after; (2) saving to 3 Co. 10. every person and persons, their heirs and successors, (other than 9 Co. 140. the offenders in any treasons, their heirs and successors, and fuch person and persons as claim to any their uses) all such fuch person and persons as claim to any their uses, an inch A faving of rights, titles, interests, possessions, leases, rents, offices and other A faving of the right of profits, which they shall have at the day of committing such others. treasons, or at any time afore, in as large and ample manner as Godb. 303. pl. if this act had never been had not made.

CAP. XIV.

For nomination of suffragans, and consecration of them.

LBEIT that sithen the beginning of this present parliament, By whom suf-A good and honourable ordinances and statutes have been made and fragans shall established for elections, presentations, consecrations, and investing of and elected. archbishops and bishops of this realm, and in all other the King's do- 25 H. S. C. 10. minions, with all ceremonies appertaining unto the same, as by fundry statutes thereof made more at large is specified; (2) yet nevertheless no provision hitherto hath been made for suffragans, which have been accustomed to be had within this realm, for the more speedy administration of the sacraments, and other good wholsom and devout things,

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Sees for the **fuffragan** bithops.

and laudable ceremonies, to the increase of God's honour, and for the commodity of good and devout people: (3) Be it therefore enacted by authority of this present parliament, That the towns of Thetford, Ipswich, Colchester, Dover, Guilford, Southampton, Taunton, Shaftsbury, Molton, Marlborough, Bedford, Leicster, Glosester, Strewsbury, Bristow, Penreth, Bridgwater, Nottingham, Grantom, Hall Huntington Combridge, and the towns of Persel and Persel. Hull, Huntington, Cambridge, and the towns of Pereth and Berwick, S. Germains in Cornwall, and the isle of Wight, shall be taken and accepted for sees of bishops suffragans to be made in this realm, and in Wales, and the bishops of such sees shall be called suffragans of this realm; (4) and that every archbishop and bishop

The bishop shall present

of this realm, and of Wales, and elsewhere within the King's two persons to dominions, being disposed to have any suffragan, shall and may the King for at their liberties name and elect that is to say every of them his suffragans, at their liberties name and elect, that is to say, every of them for their peculiar diocese, two honest and discreet spiritual persons, being learned, and of good conversation, and those two persons so by them to be named, shall present to the King's highness, by their writing under their seals, making humble request to his Majesty, to give to one such of the said two persons as shall please his Majesty, such title, name, stile and dignity of bishop of such of the sees above specified, as the King's highness

The King's fuffragan.

shall think most convenient for the same; (5) and that the allowance of a King's majesty upon every such presentation, shall have sull power and authority to give to one of those two persons so to his Highness to be presented, the stile, title and name of a bishop of such of the sees aforesaid, as to his Majesty shall be thought most convenient and expedient, so it be within the same province whereof the bishop that doth name him is.

II. And that every such person to whom the King's highness shall give any such stile and title of any of the sees aforenamed, shall be called bishop suffragan of the same see whereunto he shall be named.

The King

III. And after such title, stile and name so given as is aforepresente the faid, the King's majesty shall present every such person, by his suffragan to letters patents under his great seal, to the archbishop of Canter-the archbishop. bury, if the town whereof he hath his title be within the province of Canterbury, and likewise to the archbishop of York, if the town whereof he hath his title be within the province of York, fignifying and declaring by the same letters patents, the name of the perfon presented, and the stile and title of dignity of the bishoprick whereunto he shall be nominated, requiring the same archbishop to whom such letters patents shall be directed, to consecrate the said person so nominate and presented to the same name, title, stile and dignity of bishop, that he shall be nominated and presented unto, and to give him all such consecrations, benedictions and ceremonies, as to the degree and office of a bishop suffragan shall be requisite.

Within what time after the King's pre-fentation the archbishop

IV. And be it also enacted by authority aforefaid, That all and every fuch person and persons as shall be nominated, elected, presented and consecrated as is afore rehearsed, shall be taken, accepted and reputed, in all degrees and places, according to the stile, title, name and dignity that he shall be so presented

unto, and have such capacity, power and authority, honour, shall conse-preeminence and reputation, in as large and ample manner, in crate a suffraand concerning the execution of fuch commission, as by any of gan. the said archbishops or bishops within their diocese shall be given to the said suffragans, as to suffragans of this realm heretofore hath been used and accustomed.

V. And be it further enacted by authority aforesaid, That every archbishop of this realm, to whom any the King's letters patents, in the cases afore rehearsed, shall be directed, having no lawful impediment, shall perform and accomplish the effects and contents of this act within the time of three months next after such letters patents shall come to their hands; any usages, customs, foreign laws, privileges, prescriptions, or other thing or things heretofore used, had or done to the contrary hereof

notwithstanding.

VI. Provided always, That no such suffragans, which shall be made and consecrate by virtue and authority of this act, shall take or perceive any manner of profits of the places and sees whereof they shall be named, nor use, have or execute any jurisdiction or episcopal power or authority within their said fees, nor within any diocese or place of this realm, or elsewhere within the King's dominions, but only such profits, jurisdiction, power and authority, as shall be licenced and limited to them to take, do and execute by any archbishop or bishop of this realm, within their diocese to whom they shall be suffragans, by their commission under their seals; (2) and that every arch- What authobishop and bishop of this realm, for their own peculiar diocese, rity and benemay and shall give such commission or commissions to every such suffragans bishop suffragan as shall be so consecrate by authority of this shall have in act, as hath been accustomed for suffragans heretofore to have, or else such commission as by them shall be thought requisite, reasonable and convenient; (3) and that no such suffragan shall use any jurisdiction ordinary or episcopal power, otherwise, nor longer time, than shall be limited by such commission to him to be given as is aforesaid, upon pain to incur into the pains, losses, forseitures and penalties mentioned in the statute of provisions, made in the fixteenth year of King Richard the Second.

VII. Provided always, That the bishop that shall nominate A suffragan's the suffragan to the King's highness, or the suffragan himself residence over that shall be nominate, shall provide two bishops or suffragans the diocese to confecrate him with the archbishop, and shall be fufficifonable costs; (2) provided also, That the residence of him nessee. that shall be suffragan over the diocese where he shall have commission, shall serve him for his residence, as sufficiently as if he were resident upon any other his benefice; any act heretofore

made to the contrary notwithstanding.

VIII. Be it further enacted, That all such suffragans as shall benefices with hereaster exercise the offices aforesaid, by the commission of the cure. bishop, for the better maintenance of his dignity, may have two Rep. 1 & 2 Ph. benefices with cure; any former act made to the contrary & M. c. 8. and & M. c. 8. and & W. c. 8.

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not with standing.

A fuffragan C A P. 1 El. c. 1.

CAP. XV.

To avoid exactions taken by spiritual men in the archdeaconry of Richmond.

ORASMUCH as divers and many the King our sovereign lord's If subjects, inhabited within the archdeaconry of Richmond, in the county of York, be, and of long time have been, fore and grievousty exacted and impoverished by the parsons, vicars and others, such as have benefices and spiritual promotions within the same, as by taking of every person, when he dieth, in the name of a pension, or of a portion, sometime the ninth part of all his goods and chattels, and sometime the third part, to the open and manifift impoverishing of mast part of all the King's poor subjects inhabited, and deceasing within

II. Wherefore be it ordained, enacted and established by the King our fovereign lord, the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of the same, That from the scast of S. Mark the evangelist next coming, no manner of spiritual person or others, now having or that from the said seast shall have any manner of benefice or other spiritual promotion within the said archdea-

a sÉd. 3. fat.6.

H. 8. c. 5.

What duties

spiritual men in Richmond

in Yorkshire

shall take after conry, shall in no wise ask, levy, demand or take, after the dethe decease of cease of any person or persons, any such portions or pensions, nor any other demand or duty in the name or lieu of the same, upon pain to incur such dangers, forfeitures and penalties as be contained in the statute of privisors, made the five and twentieth year of the reign of your most noble progenitor King Edward

the Third; (2) but that all and every the King's subjects of the faid archdeaconry, and their executors and administrators, from henceforth shall be ordered, intreated and used for their goods and chattels, after their decease, in like manner, form,

order and condition, as is contained in the statute made in the one and twentieth year of your most noble and victorious reign, for probate of testaments, and none otherwise; any use, custom, bull, composition, prescription or ordinance heretofore had, ob-

ry, in any wife notwithstanding.

CAP. XVI.

tained or used to the contrary, within the aforesaid archdeacon-

An ast for the making of worsteds in the city of Norwich, and in the towns of Lynn and Yarmouth.

Recital of the

WHERE at a parliament holden at London the fifteenth day of statute relating to the the King that now is, and from thence adjourned to Westminster the worsted weaversof Norwich, last day of July in the fifteenth year of our said sovereign lord, and and those of there ended; it was ordained, enacted and established, That the craftsmen called worsted-weavers, inhabiting in the town of Great Yar-Yarmouth in mouth, should have pour and authority by that at from thencefor-Norfolk, made ward to elect and choose yearly for ever, on the Monday next after in 14H.8. c.3. the feast of Pentecost, one lionest man of the mysiery and occupation of worsted-

worsted-weavers, being an housbolder within the said town of Great Yarmouth, and having of his proper goods and chattels to the value of x. li. at the leaft, or lands and tenements to his own use of estate of freehold at the least to the clear yearly value of xx.s. to be warden of the same craft and mystery of worsted-weavers for the year next ensuing, which man, so elected and chosen, should personally appear before the mayor of the city of Norwich for the time being, the Monday next after the feast of Corpus Christi then next ensaing, then and there to be sworn and charged by like oath concerning the true and substantial making of worsteds, says and stamins within the said town of Great Yarmouth, as the four wardens of the said city of Norwich, by virtue of an act of parliament made in the seventh year of King Edward the Fourth, were charged and sworn for the same city of Norwich. And if the said mayor happened to be absent the said Monday next after Corpus Christi, or else then refused to receive or take the said oath, then the said warden so elect, within four days next after the same Monday, should come before the bailiffs of the said town of Great Yarmouth for the time being, or before one of them, the other being absent, and then and there receive a corporal oath for the true exercising of the same office of wardenship, after the tenor of the oath accustomably used to be given to the said wardens of the said city of Norwich; and then the faid warden of the faid town of Great Yarmouth for the time being, so elected and sworn, might ordain and appoint a seal, with this letter Y. to be graven in the same seal, and might have full power and authority to view, fearth, feize and feal in lead with the same seal, so to be appointed and engraven, and none other, all worsteds, says and stamins within the said town of Yarmouth, and suburbs of the same, made or be made, and not elsewhere, in as large and ample manner as the said wardens of the said city of Norwich, and the wardens of the county of Norfolk, or any of them, had within the said city or county, or in any wife may do in that behalf by authority or virtue of the afore remembred act, made in the said seventh year of King Edward the Fourth: any thing in the same contained to the contrary thereof notwithstanding. And that no person inhabiting within the said town of Great Yarmouth, or suburbs thereof, should weave any worsteds, says or stamins within the same town, except he be an Englishman born, and bad been apprentice to the said occupation, and without he weaved therein such proper marks as should be limited and appointed by the said warden of the said town for the time being, elect and sworn as is aforesaid, upon pain of forfeiture thereof to the King our sovereign lord; and that every warden of the said town should limit distinct and several marks to every of the said worsted-weavers of the same town of Great Yarmouth, and the

same marks by the said warden to be registred in a book.

And also it was further enacted, That if and whensoever the town of Lynn should be inhabited with ten sundry housholders, or more number of housholders, exercising and using the said crast or mysicry of worsted-weavers, then and from thenceforth, that is to say, as long as the same town of Lynn should be inhabited with the number of ten such housholders at the least, it should be lawful to the same inhabitants of the said town of Lynn yearly, in the Monday next after the feast of

Pente-

Pentecost, to elect and choose of themselves one warden of the said craft and mystery of worsted-weavers, to be of the value in lands and goods, as is aforesaid of the warden of Yarmouth; which warden, so elect, should yearly be sworn and charged at the said city of Norwich, in like manner and at like day, as is before limited to the wardens of Yarmouth; or, in default of the said mayor of Norwich, then the said warden, so to be elect for the said town of Lynn, to take a corporal oath before the mayor of the said town, within such time, and after such form, as is before limited unto the said warden of Yarmouth. And that the said warden of the said town of Lynn for the time being, so elect and sworn, by himself might ordain and appoint a seal with this letter L. to be graven in the seal, and might have full power and authority to view, search, seize and seal in lead, with the same seal so to be graven, and with none other, all worsteds, says and stamins within the said town of Lynn and suburbs of the same, made or to be made, and not elsewhere, in as large and ample manner, as the said county of Norfolk, or any of them had within the said city or county, or otherwise might do by authority or virtue of the aforesaid act made in the said screnth year of King Edward the Fourth; any thing contained in the same act to the contrary notwithstanding.

And that no person inhabiting within the said town of Lynn or suburbs thereof, should make any worsteds, says or stamins, within the same town, except he were English born, and had been apprentice to the same occupation, and without he weaved therein such proper mark as should be limited and appointed by the said warden of the same town of Lynn for the time being, upon pain of sorfeiture thereof to the King our sovereign lord. And that every warden of the said town should limit distinct and several marks to every of the said worstedweavers of the same town, and the same marks by the said warden to

be registred in a book.

And it was further enacted, That from the feast of St. Michael the archangel then next following, unto such time as the said town of Lynn should be inhabited with the said number of ten housholders of the said crast of worsted-weavers, and always after, when the number of ten housholders should happen to sail, and not be inhabited in the said town of Lynn, the said wardens of the said city of Norwich, and their successor, should procure and cause one of themselves, or one of the wardens of the said crast of the said county of Norfolk, personally to come and be, every eight and twentieth day from and after the said feast of St. Michael the archangel, in and to the said town of Lynn, or within six days next after every such eight and twentieth day, and there to continue and abide by so long time as he might search and scal all such worsteds, says and slamins made in the same town of Lynn, as then should be brought to him to be sealed within the space of one whole day. And the said inhabitants of worsted-weavers of the same town of Lynn being, should content and pay to the said wardens of Norwich or Norfolk, which should so come to Lynn in the said eight and twentieth day, or within the six days next after the twenty-eighth day, for his costs and expences, for every time that he should so

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so come to Lynn, between the feasts of St. Michael the archangel and the Annunciation of our lady St. Mary, iii. s. and for every time that be should so come to the said town of Lynn between the feast of the Annunciation of our lady and the feast of St. Michael the archangel, ii.s. And if the said inhabitants of worsted-weavers of the said town of Lynn did not content and pay to the faid warden, coming to Lynn in form aforesaid, for his said costs and charges, the said three shillings or two shillings as is above limited, then the same inhabitants should for feit and pay to the said warden, or to his executors, for every such default of payment, xl. s. And if none of the said wardens of Norwich and Norfolk come to the said town of Lynn for the cause aforesaid, in manner and form above remembred, that the said wardens of the said city of Norwich should forfeit and pay to the faid inhabitants of Lynn, of the said mystery of worsted-weavers, for every such default, xl. s. for recompence of the penalty and forfeits; the said wardens of Norwich or Norfolk being thereunto intituled by that act by its proper name, with this addition, that is to fay, Unius gardianorum, or nuper unius gardianorum artis sive mysterii textorum panni lanei vocat, worsteds in civitat. Norwic. vel com. Norf. as the truth requireth, should and might have action of debt by writ, bill or plaint, in any competent or lawful court of this realm, against the inhabitants of Lynn, of the said mystery for the time being, by their sundry proper names, and the said inhabitants by their said names, with this addition, Textorum panni lanei vocat. Worsteds inhabitantes villæ de Lynn, should and might have like action of debt against the said wardens of Norwich, by the name of Gardiani artis five mysterii textorum pannorum laneorum vocat. Worsteds infra civitatem Norwic. vel com. Norf. to be used in good congruities of Latin and form of the laws of this realm; in which actions, or any of them, none effoin, pro-tection or wager of law should be suffered or allowed; and that the particular bodies or goods of any of the said wardens or inhabitants, being condemned in any of the said actions, should and might be put in execution, after such manner and form as is used in an action of debt by course of the common law of this realm.

And moreover it is enacted, That all cloths of worsteds, says and stamins, made within any of the said towns of Lynn and Great Yarmouth, or suburbs of the same, or any of them, and marked with such marks as should be limited to the makers by the said wardens of the said town, in manner and form as is abovesaid, and viewed and sealed by any of the said wardens of the said towns of Lynn and Yarmouth, in form remembred, by force and virtue of the said act, might be lawfully put to sale by the owners and makers of the same, without any other marking or sealing upon the same cloths, or upon any of them, to be had or made of or upon any of the said cloths, for lack of any other seals or marks; any thing contained in the said seventh year of King Edward the Fourth to the contrary not-withstanding.

And moreover it was enacted, That every craftsman of the said mystery and occupation of worsted-making, dwelling within any of the said towns of Lynn and Yarmouth and suburbs of the same, at their own free-wills and liberties from thenceforth for ever, might have and take apprentice or apprentices, being male, of the age of xiii, years and upward, and being the King's natural subjects, for term of seven years, and not under, so that none of them exceed the number of two at once, to learn, use and exercise the said crast within either of the said two towns of Lynn and Great Yarmouth and suburbs of the same, albeit the sather of the said apprentice or apprentices might not expend in lands or tenements to the yearly value of twenty shillings; any act or ordinance to the contrary made, or to be made, notwith-

standing.

Provided always, That the same act, or any thing therein con-tained, should not in any wise be hurtful or prejudicial to the mayer of Norwich, or to his successor, or to the wardens of the said city or county, or to their successors, in any point, article, power or authority, other than for weaving, fearthing and fealing of the worsteds, says and stamins, made or to be made only within the said towns of Lynn and Yarmouth, or suburbs of the same or any of them, and for limiting of marks to the makers of worsteds, says and stamins, only in-babiting in either of the said towns, or suburbs thereof, and taking of apprentices in form above remembred; but that the said mayor of the faid city of Norwich, and wardens of the same city and county, and every of them, might have and use all other points, articles, powers and authorities contained and specified in the above remembred act made in the said seventh year of King Edward the Fourth, as well for the search, sealing, correction and reformation of the said wardens newly to be elected by the virtue of the same act, and every of them, according and after such form as they might do or use any of the said wardens of the said city or county, by force of the said ast made in the said seventh year of King Edward the Fourth, as all end every other enquiries, corrections, searches, seizings and reformations to be had for the true making of worsteds, says and stamins, in and upon any person or persons, as well within the said towns of Lynn and Yarmouth as without, without trouble, let, or vexation of any of the inhabitants of the said towns, in as large and ample wife, as they might have done before the making of the said act; any thing contained in the same act to the contrary notwithstanding.

And also it was further provided and enacted, That the said craftsmen of worsted-weavers, inhabiting or after that to be inhabiting, within either of the said towns of Lynn and Yarmouth, or suburbs of the same, and the merchants, or any other person or persons, which should happen to buy of the same craftsmen, or any of them, or any other person any of the said cloths of worsted, says and stamins, made or to be made within either of the said towns of Lynn and Yarmouth, and sealed by the said wardens of the same towns, to be elect and sworn as is aforesaid, and any of them, should not shear, due or put in colour, or callender any worsteds, stamins or says, made or after that to be made within either of the said towns of Lynn and Yarmouth, and suburbs of the same, in any other place or places, but only within the said city of Norwich, or suburbs of the same, upon pain of forfeiture of every piece of worsted, says or stamins, to be made within any of the said towns of Lynn and Yarmouth, or suburbs of the same, or the value thereof, shorn, dyed, coloured or callendred by any of the said craftsmen, buyers or merchants, in any other place or places, than in the said

faid city of Norwich, or suburbs of the same; the one half thereof to be to the King our sovereign lord, and the other balf thereof to such person or persons as should seize the same; so that the said worsteds brought to the said city of Norwich to be shorn, dyed, coloured and callendred without covin or craft of any of the faid inhabitants and merchants, might be shorn, dyed, coloured and callendred at and by as convenient price or prices, and in as ready wife, as the faid inhabitants of either of the faid towns of Lynn and Yarmouth, and merchants buyers of the said worsteds, or other of the said city and county had had in times past, or after that should have. And also that the said inhabitants and merchants, and every of them, so bringing the said worsteds to the same city to be sborn, dyed, coloured and callendred, were reasonably and lawfully intreated according to the said ast made in the said seventh year of King Ed-ward the Fourth, and the ordinances made and affirmed, or thereafter to be made and affirmed for the said mystery, without let or disturbance contrary to the same act or ordinances in that behalf.

And it was further enacted, That no person or persons any time after that should convey or transport into any of the parts beyond the sea, any manner of cloths or worsteds, before the same cloths were shorn, dyed, coloured and callendred, upon pain of forfeiture of the value thereof; the one half to the King our sovereign lord, and the other half thereof to the party that will fue therefore by action or plaint of debt in any of the King's courts; in which action or fuit no protection or essain shall be allowed, nor the defendant admitted to wage his law, as by the faid act thereof made more plainly appeareth; which act was made to endure unto the next parliament, whereby it is now expired. In consideration whereof, and forasmuch as the same act is a good and necessary act for the true making of worsteds, says and stamins, and very commodious and profitable for the
increase of the said towns of Yarmouth and Lynn; be it therefore
enacted by the King our sovereign lord, and the lords spiritual and temporal, and the commons, in this present par. The foreliament assembled, That the same act, and every article, senconsistent and provision therein contained, shall from henceforth as H. S. tence and provision therein contained, shall from henceforth 21 H. 8. c. 21. be continued, and stand for ever in full strength and virtue.

CAP. XVII.

For lesses to be discharged for paying any thing for their lessors to the King, by reason of the act of sirst-fruits.

OR certain reasonable and urgent considerations moving 26 H. 8. c. 3. the King's most high court of parliament, it is ordained spiritual perand enacted by authority of the same, That all and singular sons shall not fermors and lesses of any manors, lordships, lands, tene-pay any first-ments or other hereditaments, parsonages, vicarages, por-fruits of the tions of tythes, or other whatsoever profits or commodities ed to the belonging to any archithment, history or other neelests, or sing King belonging to any archbishop, bishop or other prelate, or spi-King. ritual person or persons, or spiritual body sorperate or politick, whereof any sirst-fruits or yearly pension of the tenth part is granted to the King our sovereign lord in this present session of the faid court of parliament, shall be discharged, and not

and take apprentice or apprentices, being male, of the age of xiiij, years and upward, and being the King's natural subjects, for term of seven years, and not under, so that none of them exceed the number of two at once, to learn, use and exercise the said crast within either of the said two towns of Lynn and Great Yarmouth and suburbs of the same, albeit the sather of the said apprentice or apprentices might not expend in lands or tenements to the yearly value of twenty shillings; any all or ordinance to the contrary made, or to be made, notwith-

standing.

Provided always, That the same act, or any thing therein contained, should not in any wife be hurtful or prejudicial to the mayor of Norwich, or to his successor, or to the wardens of the said city or county, or to their successors, in any point, article, power or authority, other than for weaving, fearthing and fealing of the worsteds, says and stamins, made or to be made only within the faid towns of Lynn and Yarmouth, or suburbs of the same or any of them, and for limiting of marks to the makers of worsteds, says and stamins, only inbabiting in either of the said towns, or suburbs thereof, and taking of apprentices in form above remembred; but that the said mayor of the faid city of Norwich, and wardens of the same city and county, and every of them, might have and use all other points, articles, powers and authorities contained and specified in the above remembred ast made in the said seventh year of King Edward the Fourth, as well for the search, sealing, correction and reformation of the said seventh to be elected by the virtue of the same ast, and every of them, according and after such form as they might do or use any of the said wardens of the said city or county, by force of the said act made in the said seventh year of King Edward the Fourth, as all and every other enquiries, corrections, searches, seizings and reformations to be had for the true making of worsteds, says and stamins, in and upon any person or persons, as well within the said towns of Lynn and Yarmouth as without, without trouble, let, or vexation of any of the inhabitants of the said towns, in as large and ample wife, as they might have done before the making of the said act; any thing contained in the same act to the contrary notwithstanding.

And also it was further provided and enacted, That the said craftsmen of worsted-weavers, inhabiting or after that to be inhabiting, within either of the said towns of Lynn and Yarmouth, or suburbs of the same, and the merchants, or any other person or persons, which should happen to buy of the same craftsmen, or any of them, or any other person any of the said cloths of worsted, says and stamins, made or to be made within either of the said towns of Lynn and Yarmouth, and fealed by the faid wardens of the same towns, to be elect and sworn as is aforesaid, and any of them, social not shear, dye or put in colour, or callender any worsteds, stamins or says, made or after that to be made within either of the said towns of Lynn and Yarmouth, and suburbs of the same, in any other place or places, but only within the said city of Norwich, or suburbs of the same, upon pain of forfeiture of every piece of worsted, says or stamins, to be made within any of the said towns of Lynn and Yarmouth, or suburbs of the same, or the value thereof, shorn, dyed, coloured or callendred by any of the said craftsmen, buyers or merchants, in any other place or places, than in the Jaid

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faid city of Norwich, or suburbs of the same; the one half thereof to be to the King our sovereign lord, and the other balf thereof to such person or persons as should seize the same; so that the said worsteds brought to the said city of Norwich to be shern, dyed, coloured and callendred without covin or craft of any of the faid inhabitants and merchants, might be shorn, dyed, coloured and callendred at and by as convenient price or prices, and in as ready wife, as the faid inhabitants of either of the faid towns of Lynn and Yarmouth, and merchants buyers of the said worsteds, or other of the said city and county had had in times past, or after that should bave. And also that the said inhabitants and merchants, and every of them, so bringing the said worsteds to the same city to be shorn, dyed, coloured and callendred, were reasonably and lawfully intreated according to the said act made in the said eventh year of King Edward the Fourth, and the ordinances made and affirmed, or thereafter to be made and affirmed for the said mystery, without let or disturbance contrary to the same act or ordinances in that behalf.

And it was further enacted, That no person or persons any time after that should convey or transport into any of the parts beyond the sea, any manner of cloths or worsteds, before the same cloths were shorn, dyed, coloured and callendred, upon pain of forseiture of the value thereof; the one half to the King our sovereign lord, and the other half thereof to the party that will fue therefore by action or plaint of debt in any of the King's courts; in which action or fuit no protection or essain shall be allowed, nor the defendant admitted to wage his law, as by the faid act thereof made more plainly appeareth; which act was made to endure unto the next parliament, whereby it is now expired. In consideration whereof, and forafmuch as the same act is a good and necessary act for the true making of wor-steds, says and stamins, and very commodious and profitable for the increase of the said towns of Yarmouth and Lynn; be it therefore enacted by the King our sovereign lord, and the lords spiritual and temporal, and the commons, in this present par. The fore-liament assembled, That the same act, and every article, sen-consigned tence and provision therein contained, shall from henceforth 21 H. 8. C. 21. be continued, and stand for ever in full strength and virtue.

confirmed.

CAP. XVII.

For lesses to be discharged for paying any thing for their lessors to the King, by reason of the act of first-fruits.

TOR certain reasonable and urgent considerations moving 26 H. 8. c. 3. the King's most high court of parliament, it is ordained spiritual perand enacted by authority of the same, That all and singular sons shall not fermors and lesses of any manors, lordships, lands, tene-pay any firstments or other hereditaments, parsonages, vicarages, porticults of the tions of tythes, or other whatsoever profits or commodities ed to the belonging to any architishop, history or other prelate, or say architishop, history or other prelate, or say architishop. belonging to any archbishop, bishop or other prelate, or spi-King. ritual person or persons, or spiritual body sorperate or politick, whereof any sirst-fruits or yearly pension of the tenth part is granted to the King our sovereign lord in this present session of the said court of parliament, shall be discharged, and not chargcable

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chargeable to pay to our said sovereign lord, of his or their proper money, cost or charge, for or in discharge of the lessor or lessors, owner or owners of the same, by reason of any covenant, bargain, bond, condition, clause of re-entry, or other thing heretofore made or concluded; (2) but that every of the faid lessors and owners and their successors, shall be charged and chargeable to pay and fatisfy the same of his and their proper cost and charge, to the King our sovereign lord, his heirs and fucceffors, according to the grant thereof; any covenant, bargain, contract, bond, condition, clause of reentry, or other thing heretofore made or concluded to the contrary thereof, in any wise notwithstanding.

z El. c. 4.

CAP. XVIII.

The King's pardon to all his subjects of all felonies, trespasses, EXP. and offences not excepted.

> Statutes made at Westminster Anno 27 HEN. VIII. and Anno Dom. 1535.

> CTS made in the session of this present parliament, bolden upon prorogation at Westminster the fourth day of February in the seven and twentieth year of the reign of our most dread sovereign lord King Henry the Eighth, and there continued and kept till the sourteenth day of April next ensking, to the honour of God, and for the common weal and profit of this his realm.

C A P. I.

For the re-edifying of Nottingham, Glocester, Northampton, and PR. other towns.

CAP. II.

REP. 1 Ed. 6. It shall be high treason to counterfeit the King's fign-manual, C. 12. f. 8. privy-fignet, or privy-feal.

CAP. III.

REP. 33 H. 8. A restraint of the exactions taken by the mayor and commonalty of the town of Hull.

CAP. IV.

For pirates and robbers on the sea.

The inconveniencies of the

WHERE pirates, thieves, robbers and murderers upon the fee, many times escape unpunished, because the trial of their offencies of the fences hath heretofore been ordered before the admiral, or his lieutenant or commissary, after the course of the civil laws, the nature whereof is, that before any judgment of death can be given against the offences, either they must plainly confess their offence, (which they will

never

never do without torture or pains (or else their offences be so plainly and directly proved by witnesses indifferent, such as saw their offences committed, which cannot be gotten but by chance at few times, because such offenders commit their offences upon the sea, and at many times murther and kill fuch persons being in the ship or boat where they commit their offences, which should bear witness against them in that behalf, and also such as should bear witness be commonly mariners and shipmen, which for the most part cannot be gotten ne bad always ready to testify such offences, because of their often voyages and passages in the seas, without long tarrying or protraction of time, and great costs and charges, as well of the King's highness, as of such as would pursue such offenders: (2) for reformation whereof, be it enacted by authority of this present parliament, That all Before what fuch offences done in or upon the sea, or in any other haven, persons of-river or creek where the admiral or admirals pretend to have sences comjurisdiction, shall be enquired, tried, heard and determined in mitted upon the sea shall be fuch shires and places in this realm as shall be limited by the heard and de-King's commission to be directed for the same, in like form and termined. condition as if such offences had been done upon the land; (3) and that fuch commissions shall be had under the King's great feal, directed to the lord admiral or admirals, or to his or their lieutenant, deputy or deputies, and to three or four such other substantial persons as shall be named by the lord chancellor for the time being, as often as need shall require, to hear and determine such offences after the common course of the laws of the land used for felonies done and committed within this realm.

II. And be it enacted by the authority aforefaid, That fuch By what jurors persons to whom such commissions shall be directed, or three of the same ofthem at the least, shall have full power and authority to enquire fences shall be of such offences, by the oaths of twelve good and lawful men enquired of. inhabited in the shire limited in their commission, in such like manner and form as if such offences had been committed upon the land within the same shire; (2) and that every indicament found and presented before such commissioners, of any felonies, robberies, murders or manslaughters, done upon the seas, or in or upon any other haven, river or creek, shall be good and effectual in the law; (3) and if any person or persons happen to be indicted for any such offence done or hereafter to be done upon the seas, or in any other places above limited, that then fuch order, process, judgment and execution shall be used, had, done and made, to and against every such person and persons so being indicted, as against felons and murderers for murder or felony done upon the land, as by the laws of this realm is accustomed; (4) and that the trial of such offence, The trial, if it be denied by the offenders, shall be had by twelve men judgment and inhabited in the shire limited within such commission, which forfeiture of shall be directed as is aforesaid, and no challenge to be had for offenders in the hundred; (5) and such as shall be convict of any such offence, by verdict, confession or process, by authority of any such commission, shall have and suffer such pains of death,

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Ioses of lands, goods and chattels, as if they had been convided of any relonies or murders done upon the lands.

Clergy shall not be allowed beries, felonies and murders done upon the seas, or in any other to pirates.

III. And be it enacted by authority aforesaid, That for robberies, felonies and murders done upon the seas, or in any other to pirates.

Places above rehearsed, the offenders shall not be admitted to have the benefit of their clergy, but he utterly excluded there.

have the benefit of their clergy, but be utterly excluded thereof, and also of the privilege of any fanctuary.

1 V. Provided alway, That this act extend not to be prejudicial

Things taken upon the lea by necessity. IV. Provided alway, That this act extend not to be prejudicial or hurtful to any person or persons for taking of any victuals, cables, ropes, anchors or sails, which any such person or persons, compelled by necessity, taketh of or in any other ship, which may conveniently spare the same, so that the same person or persons pay out of hand for the same victual, cables, ropes, anchors or sails, money or money-worth, to the value of the thing so taken, or deliver for the same a sufficient bill obligatory to be paid in form sollowing; that is to say, if the taking of the same things be on this side the straits of Marrok, then to be paid within four months; and if it be beyond the said straits of Marrok, then to be paid within twelve months next ensuing the making of such bills; and that the makers of such bills well and truly pay the same debt at the day to be limited within the said bills.

Commissions directed into the five ports.

V. Provided alway, That whenfoever any such commission for the punishment of the offences aforesaid shall be directed or fent to any place within the jurisdiction of the sive ports that then every such commission shall be directed unto the lord warden of the same ports for the time being, or to his deputy, and unto three or sour such other person or persons as the lord chancellor for the time being shall name and appoint; any thing in this present act to the contrary thereof in any wise notwithstanding.

VI. Provided also, That whensoever any commission shall be directed into the five ports for the inquisition and trial of any of the offences expressed in this act, that every such inquisition and trial to be had by virtue of such commission, shall be made and had by the inhabitants in the said sive ports, or the members of the same; any thing in this act to the contrary thereof notwithstanding.

28 H. 8. c. 15.

CAP. V.

For the making of justices of peace within Chester and Wales.

THE King's bighness considering the manifold robberies, murders, thefts, trespasses, xiots, routs, embraceries, maintenances, oppressions, ruptures of his peace, and many other malesatts, which been daily practised, perpetrated, committed and done within his counties and county palatines of Chester and Flintshire in Wales, adjaining to the said county of Chester, and also in his counties of Anglice, otherwise kalled Anglesey, Cayernarvan and Merconeth, within his principality of North-wales, and also in his counties of Cardigan, Cayernarthen, Pembroke and Glamorgan, in South-Wales; by reason that common justice bath not been indifferently ministred there,

The lack of the execution

like

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like and in fuch form as it is in other places of this his realm, by rea- of son whereof the said murders, robberies, thefts, trespasses and breaking ca of the peace, have remained unpunished, to the great animation of evil- or doers in the same countries; (2) for redress and amputation whereof, Se and to the intent that one order of ministring of his laws should be had, he observed and used in the same, as in other places of this realm of Eng-aland is had and used, It is ordained and enacted by the King our 32 fovereign lord, and the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of the same, That the lord chancellor of England, or the Ju lord keeper of the great seal for the time being, from time to ru time, and at all times, shall have full power and authority, by ga his discretion, to nominate and appoint justices of peace, justices the of the quorum, and justices of gaol-delivery in the said counties ed of Chester, Flint, Anglesey, Kayernarvan, Mercaneth, Cardigan, W Kayermerthen, Pembroke and Glamorgan, by commission under the the King's great seal, which shall have full power and authority with the King's great feal, which shall have full power and authority rit to enquire, hear and determine all manner of thing and things enquirable, presentable or determinable before justices of peace, justices of quorum, and justices of gaol-delivery in other shires of this realm of England, by force or virtue of any statute or statutes made and to be made, or by the course of the common-laws of this realm; (3) and that the faid justices of peace, justices of quorum, and justices of gaol-delivery, so to be named and appointed by the faid lord chancellor or lord keeper of the great seal, and every of them, shall have like power and authority within the said counties of Chester, Flint, Anglesey, Kayernarvan, Mereoneth, Cardigan, Kayermarthen, Pembroke and Glamorgan, to do, use and execute every thing and things, as other justices of peace, quorum and gaol-delivery have within any other of the shires of this realm of England; (4) and also shall be sworn, africted and obliged to the keeping of their sessions of the peace, and to the due execution of all and singular statutes and ordinances made and to be made, in like manner and form, and under like pains and penalties, as justices of peace, justices of quorum and gaol-delivery in other shires of this realm of England been and shall be bounden and obliged; any act, statute, prescription, usage, custom, liberty or privilege, had, made, accustomed or used, to the contrary notwithstanding

II. And it is further enacted by the authority aforefaid, That we the eftreats of the iffues, fines and amerciaments taxed, fet, lost end or forfeited by or before such justices of the peace, quorum and Pagaol-delivery in the said counties of Chester and Flint, shall be we returned and certified into the exchequer of Chester before the relating's chamberlain there.

III. And that the estreats of the issues, fines and amerciaments, taxed, set, lost or forfeited by or before the justices of peace, quorum and gaol-delivery in the said counties of Kayernarvan and Mereoneth, and every of them, shall be returned and certified into the King's exchequer at Kayernarvan, to and before the King's chamberlain of North-Wales.

IV. And that the estreats of the issues, fines and amerciaments, taxed, set, lost or forfeited by or before the justices of the peace, quorum and gaol-delivery in the said counties of Kayermarthen and Cardigan, and every of them, shall be return-

Kayermarthen and Cardigan, and every of them, shall be returned and certified into the King's exchequer at Kayermarthen, to and before the King's chamberlain of South-Wales.

V. And that the estreats of the issues, fines and amerciaments, taxed, set, lost or forfeited by or before the justices of peace, quorum and gaol-delivery in the county of Pembroke, shall

peace, quorum and gaol-delivery in the county of Pembroke, shall be returned and certified into the King's exchequer at Pembroke. VI. And that the estreats of the issues, fines and amerciaments, taxed, set, lost or forfeited by or before the justices of peace, quorum and gaol-delivery in the said county of Glamorgen, shall be returned and certified in the King's exchequer at Cairdiff: (2) And that the said estreats of the said issues, fines and amerciaments, certified and returned into every of the foresaid exchequers, shall be indented in such like manner and form as is used in the King's exchequer at Westminster: (3) And that the said justices of peace and quorum, or gaol-delivery in every of the said shires, shall direct such like process by estreats indented with the estreats certified into the said exchequer, to the sheriff of every of the said counties, for the levying and gathering of the said issues, fines and amerciaments, in such like man-

where the fheriffs shall make their accounts of issues, fines and for the said shires shall make their accounts of issues, fines and amercianed for the said shires shall make their accompts in every of the said shires shall make their accompts in every of the said shires shall make their accompts in every of the said exchequers, of and for the said issues, fines and amercianents, upon the extreats to them directed in manner and form as is used in the

The justices and clerk of the peace's allowances.

King's exchequer at Westminster.

VII. And it is also enacted by the authority aforesaid, That the said justices of peace and clerks of the peace within the said counties of Chester, Flint, Anglesey, Kayernarvan, Mereoneth, Cardigan, Kayermarthen, Pembroke and Glamorgan, and every of them, shall be paid and allowed of the said issues, fines and amerciaments, such like sees, profits and commodities, as other justices of peace and clerks of the peace in other shires of this realm have and ought to have.

VIII. And it is further enacted by authority aforesaid, That

Inferior officers shall be attendant to the justices.

the sheriff or his deputy, and all other his ministers in all and every of the said shires, and all coroners, high constables, petty constables, and all other officers within every of the said shires, shall be obliged and bounden to be as well attendant unto the said justices of peace, quorum and gaol-delivery, in all and every thing and things concerning their authorities, as in executing and returning of all precepts and processes to them directed by any of the said justices, in like manner and form, and under like pains and penalties, as all and every sheriffs, coroners and other officers, be and shall be bounden and obliged by any statute or common law, in other shires of this realm of England;

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any act, statute, prescription, usage, custom, liberty or privilege, 32 H had, accustomed or used to the contrary notwithstanding.

CAP. VI.

The bill for the increase of horses.

HE King our sovereign lord continually studying for the advancement, augmentation and increase of the publick weal of this his realm, calling to his most gracious memory the great decay of the generation and breeding of good, and swift and strong borses, which beretofore have been bred in this realm, to the great desence, profit and common commodity of the same; and now remembring that like breed of proceed, for that in many and most places of this realm, The commonly little horses and nags of small stature and value be suffered the d to depasture, and also to cover mares and fillies of very small stature, the b by reason whereof the breed of good and strong horses of this reasm is horse now lately diminished, altered and decayed, and farther is like to decay,

if speedy remedy be not sooner provided in that behalf.

II. The King's highness willing therefore to provide remedy

in that behalf, by the advice of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of the same, hath ordained, enacted and established, That every person and persons, as well spiritual as temporal, of what estate, degree or condition soever he or they be, which Owns at this present time, or at any time hereaster, shall have any farm park or ground inclosed with hedge, ditch, wall or pale, where-charge in any deer is, or hereaster shall be, usually kept for game, con-keep taining the quantity of one mile in compais, and is or shall be feised thereof in see-simple, see-tail, or for term of life, in posfession, to his or their own profit and behoof, that every such owner of every fuch park and ground being in his own hand, and every fermer of every fuch park or ground being let to ferm, from the first day of May, that shall be in the year of our Lord God 1537, shall keep for every such park or ground being inclosed as is aforesaid, as long as the same park or ground inclosed shall be used, and kept with deer in the same for games, two mares being not spayed, apt and able to bear foals, each of them of the altitude or height of thirteen handfuls at the least, to be measured from the lowest part of the hoof of the foot unto the highest part of the shoulder, and every handful to contain four inches of the standard, upon pain of forfeiture of xl. s. for every month's lacking the same mares contrary to this act; (2) and that every fuch owner or fermer of park or ground, whereof the compass is four miles and above, upon pain afore expressed, shall keep for every such park four mares being not spaved, apt and able to bear foals, of the altitude or height of thirteen handfuls at the least, to be measured as is afore said.

III. Provided, That if it shall happen any of the said mares by mischance or casualty for to die, that then the lord, owner or owners of the faid mares, providing or buying others of like height and altitude as is before limited, within three months next Vol. IV. Αa

1535. after the death of the same mares, shall not incur the danger and penalty of this estatute; any thing before rehearsed to the contrary notwithstanding.

Mares shall not be covered with small horfes.

IV. And it is also enacted by authority aforesaid, That the lords, owners and farmers of all parks and grounds inclosed as is above rehearsed, limited and appointed by this act to keep mares, shall not at any time after the said first day of May, which shall be in the year of our Lord God 1537. willingly suffer any of the said mares to be covered or leapt with any stoned horse under the stature of sourteen handful, to be measured in form afore rehearsed, (2) upon pain of forfeiture of xl. s. The moiety of all fuch forfeitures shall be to the King our sovereign Lord, and the other moiety thereof to the party that will fue for the same in any court of our said sovereign lord the King, by action, bill, plaint, information, or otherwise; in which action or fuit the defendant shall not be admitted to wage his law, or any protection or effoin shall be unto the defendant allowed in that behalf.

To what counties this ftatute extendeth not.

V. Provided alway, That this act extend not to charge the lord, owner or owners of any park or ground inclosed within the counties of Westmoreland, Cumberland, Northumberland and the bishoprick of Durham, nor any of them, to keep any mares for any park or parks, ground or grounds inclosed as is afore said, lying in the said counties of Westmoreland, Cumberland, Northumberland and the bishoprick of Durham, otherwise than they have or might have done before the making of this act; (2) nor also shall extend to charge the lords, owner or owners of any park'or parks, or grounds inclosed, with the finding of any mares, the herbage of which park or parks is common to the tenants and inhabitants of the townships next adjoining to the same park or parks; any thing in this present act made to the contrary hereof notwithstanding.

Spiritual perfons may fell the increase of sheir mares.

VI. Provided also, That every spiritual person and persons, charged and chargeable by this act with the finding of mares, may lawfully bargain and fell the increase and breed of their faid mares; any act or acts heretofore made to the contrary in any wife notwithstanding.

CAP. VII.

For the abuses in the forests of Wales.

A rehearfal of divers unlawful and unreasonable customs that were in some forests in Wales,

WHERE divers and many forests being in Wales, and the marches of the same, as well of the inheritance and possessions of our sovereign lord the King, as of divers others being lords marchers; within which forests certain unreasonable customs and exactions have been of long time unlawfully exacted and used, contrary both to the law of God and man, to the express wrong and great impoverishing of divers of the King's true subjects, (2) the effect of which said unlawful exactions and customs be hereafter declared; that is to wit, it hath been there unlawfully used, that if it fortuned any of the King's subjects to pass, go or ride through or in any way or path of ony of the said forests, not having upon him or them that so shall for-

tune to pass, go or ride, a token delivered to him or them by the chief foresters, rulers, walkers or farmers, the which token shall be well known amongst all them that are walkers and rulers under him or them; or that he or they that so shall fortune to pass, go or ride in or through any of the said forests, be not yearly tributors or chensers, then he or they so going, riding or travelling in or through any of the faid forests, having no token, nor being yearly tributors or chensers, as is aforesaid, have used to pay by unlawful exactions, unto the said foresters, rulers, walkers and farmers of the said forests, a grievous fine or reward: (3) and if any person or persons, not having such token or tokens, and not being a yearly tributor or a chenser, as is aforefaid, should happen to be taken, found or espied by any of the said foresters, rulers, walkers or farmers, or their assigns, by the space of xxiv. foot out of the highway, then he or they so being taken, found or espied out of the highway, within any of the said forests as is aforesaid, to forseit and lose unto the said foresters, rulers, walkers or farmers, all such money or gold as should be then found upon him or them so being taken in any of the said forests, out of the highway, as is aforesaid eforesaid.

II. And also the same person or persons so being taken or found out of the highway, to forfeit and lose a joint of one of his or their hands. or else to make fine therefore with the said foresters, rulers, walkers and farmers, at the will and pleasure of the said rulers, walkers or far-

III. And if also that it happen any beast or quick cattle to come, go or escape into any of the said forests by stray or thief-stolen, or otherwife, the said foresters, rulers, walkers or farmers, after knowledge to him or them given, have likewise unlawfully used to seife and take the same heast or cattle as his or their own, and mark them with the marks of their forest there used, and so seised, marked, taken, and them retain as cattle forseited unto their own use; by reason whereof the owner and owners of the same cattle have been clear without remedy for the having again of the said cattle, except only by way of redemp-tion or buying again of their own cattle, contrary to all equity and conscience: (2) in consideration whereos, it may please the King's No exactions highness, with the assent of the lords spiritual and temporal, and shall be taken the commons, in this present parliament assembled, and by the in the forests authority of the same, to enact, ordain and establish, That from the feast of the nativity of St. John Baptist next coming, which will be in the year of our Lord God 1536. all the faid unlawful customs be determined, void and had for naught throughout all and every of the said forests within Wales and

IV. And that it shall be lawful from thenceforth to all and All the King's every the King's true subjects, and all other person or persons subjects and being in league and amity with our sovereign lord the King, his friends may heirs and successors, Kings of England, freely, quietly, and in through all peace to pass and repass, travel, and go into and through the the forests in faid forests, and every of them, both on horseback and on foot, Wales with-as well following and driving of cattle, as with carrying of wares, out payment or otherwise about their lawful business and affairs, without ful exactions.

the marches of the same.

1535. after the death of the same mares, shall not incur the danger and penalty of this estatute; any thing before rehearsed to the contrary notwithstanding.

Mares shall not be covered with small horfes.

IV. And it is also enacted by authority aforesaid, That the lords, owners and farmers of all parks and grounds inclosed as is above rehearfed, limited and appointed by this act to keep mares, shall not at any time after the said first day of May, which shall be in the year of our Lord God 1537. willingly suffer any of the said mares to be covered or leapt with any stoned horse under the stature of sourteen handful, to be measured in form afore rehearsed, (2) upon pain of forseiture of xl. s. The moiety of all such forseitures shall be to the King our sovereign Lord, and the other moiety thereof to the party that will fue for the same in any court of our said sovereign lord the King, by action, bill, plaint, information, or otherwise; in which action or fuit the defendant shall not be admitted to wage his law, or any protection or effoin shall be unto the defendant allowed in that behalf.

To what counties this flatute extendeth not.

V. Provided alway, That this act extend not to charge the lord, owner or owners of any park or ground inclosed within the counties of Westmoreland, Cumberland, Northumberland and the bishoprick of Durham, nor any of them, to keep any mares for any park or parks, ground or grounds inclosed as is afore said, lying in the said counties of Westmoreland, Cumberland, Northumberland and the bishoprick of Durham, otherwise than they have or might have done before the making of this act; (2) nor also shall extend to charge the lords, owner or owners of any park or parks, or grounds inclosed, with the finding of any mares, the herbage of which park or parks is common to the tenants and inhabitants of the townships next adjoining to the fame park or parks; any thing in this present act made to the contrary hereof notwithstanding.

Spiritual perfons may fell the increase of sheir mares.

VI. Provided also, That every spiritual person and persons, charged and chargeable by this act with the finding of mares, may lawfully bargain and fell the increase and breed of their faid mares; any act or acts heretofore made to the contrary in any wife notwithstanding.

CAP. VII.

For the abuses in the forests of Wales.

divers unlawful and unreasonable customs that were in fome forests in Walcs,

A rehearfal of WHERE divers and many forests being in Wales, and the divers unlawmarches of the same, as well of the inheritance and possessions of our sovereign lord the King, as of divers others being lords marchers; within which forests certain unreasonable customs and exactions have been of long time unlawfully exacted and used, contrary both to the law of God and man, to the express wrong and great impoveristing of divers of the King's true subjects, (2) the effect of which said unlawful exactions and customs be hereafter declared; that is to wit, it hath been there unlawfully used, that if it fortuned any of the King's subjects to pass, go or ride through or in any way or path of ony of the said forests, not having upon him or them that so shall for-

tune to pass, go or ride, a token delivered to him or them by the chief foresters, rulers, walkers or farmers, the which token shall be well known amongst all them that are walkers and rulers under him or them; or that he or they that so shall fortune to pass, go or ride in or through any of the said forests, be not yearly tributors or chensers, then he or they so going, riding or travelling in or through any of the faid forests, having no token, nor being yearly tributors or chensers, as is aforesaid, have used to pay by unlawful exactions, unto the said foresters, rulers, walkers and farmers of the said forests, a grievous fine or reward: (3) and if any person or persons, not having such token or tokens, and not being a yearly tributor or a chenser, as is aforesaid, should happen to be taken, found or espied by any of the said foresters, rulers, walkers or farmers, or their assigns, by the space of xxiv. foot out of the highway, then he or they so being taken, sound or espied out of the highway, within any of the said forests as is afore-faid, to forseit and lose unto the said foresters, rulers, walkers or far-mers, all such money or gold as should be then sound upon him or them so being taken in any of the said forests, out of the highway, as is aforesaid.

II. And also the same person or persons so being taken or sound out of the highway, to forfeit and lose a joint of one of his or their hands. or else to make fine therefore with the said foresters, rulers, walkers and farmers, at the will and pleasure of the said rulers, walkers or far-

III. And if also that it happen any beast or quick cattle to come, go or escape into any of the said forests by stray or thief-stolen, or otherwife, the faid foresters, rulers, walkers or farmers, after knowledge to him or them given, have likewise unlawfully used to seife and take the same beast or cattle as his or their own, and mark them with the marks of their forest there used, and so seised, marked, taken, and them retain as cattle forseited unto their own use; by reason whereof the owner and owners of the same cattle have been clear without remedy for the having again of the said cattle, except only by way of redemption or buying again of their own cattle, contrary to all equity and conscience: (2) in consideration whereof, it may please the King's No exactions highests with the affent of the lords spiritual and temporal, and shall be taken highness, with the assent of the lords spiritual and temporal, and shall be taken the commons, in this present parliament assembled, and by the in the forests authority of the same, to enact, ordain and establish, That of Wales. from the feast of the nativity of St. John Baptist next coming, which will be in the year of our Lord God 1536. all the faid unlawful customs be determined, void and had for naught throughout all and every of the said forests within Wales and the marches of the same.

IV. And that it shall be lawful from thenceforth to all and All the King's every the King's true subjects, and all other person or persons subjects and being in league and amity with our sovereign lord the King, his friends may heirs and successors, Kings of England, freely, quietly, and in through all peace to pass and repass, travel, and go into and through the the forests in said forests, and every of them, both on horseback and on foot, Wales withas well following and driving of cattle, as with carrying of wares, of any unlaw-or otherwise about their lawful business and affairs, without ful exactions.

and take apprentice or apprentices, being male, of the age of xiiij. years and upward, and being the King's natural subjects, for term of seven years, and not under, so that none of them exceed the number of two at once, to learn, use and exercise the said craft within either of the said two towns of Lynn and Great Yarmouth and suburbs of the same, albeit the sather of the said apprentice or apprentices might not expend in lands or tenements to the yearly value of twenty shillings; any act or ordinance to the contrary made, or to be made, notwith-

standing.

Provided always, That the same all, or any thing therein contained, should not in any wife be hurtful or prejudicial to the mayor of Norwich, or to his fuccessor, or to the wardens of the said city or county, or to their successors, in any point, article, power or authority, other than for weaving, fearthing and fealing of the worsteds, says and stamins, made or to be made only within the said towns of Lynn and Yarmouth, or suburbs of the same or any of them, and for limiting of marks to the makers of worsteds, says and stamins, only in-babiting in either of the said towns, or suburbs thereof, and taking of apprentices in form above remembred; but that the said mayor of the faid city of Norwich, and wardens of the same city and county, and every of them, might have and use all other points, articles, powers and authorities contained and specified in the above remembred act made in the said seventh year of King Edward the Fourth, as well for the search, sealing, correction and reformation of the said wardens newly to be elected by the virtue of the same act, and every of them, according and after such form as they might do or use any of the said wardens of the said city or county, by force of the said ast made in the said seventh year of King Edward the Fourth, as all and every other enquiries, corrections, searches, seizings and resorma-tions to be had for the true making of worsteds, says and stamins, in and upon any person or persons, as well within the said towns of Lynn and Yarmouth as without, without trouble, let, or vexation of any of the inhabitants of the said towns, in as large and ample wise, as they might have done before the making of the faid act; any thing contained in the same act to the contrary notwithstanding.

And also it was further provided and enacted, That the said craftsmen of worsted-weavers, inhabiting or after that to be inhabiting, within either of the said towns of Lynn and Yarmouth, or suburbs of the same, and the merchants, or any other person or persons, which should happen to buy of the same craftsmen, or any of them, or any other person any of the said cloths of worsted, says and stamins, made or to be made within either of the said towns of Lynn and Yarmouth, and sealed by the said wardens of the same towns, to be elect and sworn as is aforesaid, and any of them, should not shear, due or put in colour, or callender any worsteds, stamins or says, made or after that to be made within either of the said towns of Lynn and Yarmouth, and suburbs of the same, in any other place or places, but only within the said city of Norwich, or suburbs of the same, upon pain of forseiture of every piece of worsted, says or stamins, to be made within any of the said towns of Lynn and Yarmouth, or suburbs of the same, or the value thereof, shorn, dyed, coloured or callendred by any of the said craftsmen, buyers or merchants, in any other place or places, than in the said

Anno vicesimo sexto HENRICI VIII. 1534.]

faid city of Norwich, or suburbs of the same; the one half there-of to be to the King our sovereign lord, and the other balf thereof to such person or persons as should seize the same; so that the said worsteds brought to the said city of Norwich to be shorn, dyed, coloured and callendred without covin or craft of any of the said inhabitants and merchants, might be shorn, dyed, coloured and callendred at and by as convenient price or prices, and in as ready wife, as the said inhabitants of either of the said towns of Lynn and Yarmouth, and merchants buyers of the faid worfleds, or other of the said city and county had had in times past, or after that should have. And also that the said inhabitants and merchants, and every of them, so bringing the said worsteds to the same city to be shorn, dyed, coloured and callendred, were reasonably and lawfully intreated according to the said act made in the said eventh year of King Edward the Fourth, and the ordinances made and affirmed, or thereafter to be made and affirmed for the said mystery, without let or disturbance contrary to the same act or ordinances in that behalf.

And it was further enacted, That no person or persons any time after that should convey or transport into any of the parts beyond the sea, any manner of cloths or worsteds, before the same cloths were shorn, dyed, coloured and callendred, upon pain of forfeiture of the value thereof; the one half to the King our sovereign lord, and the other half thereof to the party that will fue therefore by action or plaint of debt in any of the King's courts; in which action or fuit no protection or essain shall be allowed, nor the defendant admitted to wage his law, as by the faid all thereof made more plainly appeareth; which act was made to endure unto the next parliament, whereby it is now expired. In consideration whereof, and forasmuch as the same act is a good and necessary act for the true making of wor-steds, says and stamins, and very commodious and profitable for the increase of the said towns of Yarmouth and Lynn; be it therefore enacted by the King our sovereign lord, and the lords spiritual and temporal, and the commons, in this present par- The liament affembled, That the same act, and every article, sen-going tence and provision therein contained, shall from henceforth 21 I be continued, and stand for ever in full strength and virtue.

CAP. XVII.

For lesses to be discharged for paying any thing for their lessors to the King, by reason of the act of first-fruits.

P OR certain reasonable and urgent considerations moving 26 F the King's most high court of parliament, it is ordained spiri and enacted by authority of the same, That all and singular sons fermors and lesses of any manors, lordships, lands, tene-pay ments or other hereditaments, parsonages, vicarages, portent tions of tythes, or other whatsoever profits or commodities ed to belonging to any archbishop, bishop or other prelate, or spi-Kin ritual person or persons, or spiritual body sorperate or politick, whereof any first-fruits or yearly pension of the tenth part is granted to the King our sovereign lord in this present session of the faid court of parliament, shall be discharged, and not

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chargeable to pay to our faid sovereign lord, of his or their proper money, cost or charge, for or in discharge of the lessor or lessors, owner or owners of the same, by reason of any covenant, bargain, bond, condition, clause of re-entry, or other thing heretofore made or concluded; (2) but that every of the faid lessors and owners and their successors, shall be charged and chargeable to pay and fatisfy the same of his and their proper cost and charge, to the King our sovereign lord, his heirs and successors, according to the grant thereof; any covenant, bargain, contract, bond, condition, clause of reentry, or other thing heretofore made or concluded to the contrary thereof, in any wife notwithstanding.

z El. c. 4.

CAP. XVIII.

The King's pardon to all his subjects of all felonies, trespasses, EXP. and offences not excepted.

> Statutes made at Westminster Anno 27 HEN. VIII. and Anno Dom. 1535.

> CTS made in the session of this present parliament, bolden upon prorogation at Westminster the fourth day of February in the seven and twentieth year of the reign of our most dread sovereign lord King Henry the Eighth, and there continued and kept till the fourteenth day of April next ensuing, to the honour of God, and for the common weal and profit of this his realm.

CAP. I.

For the re-edifying of Nottingham, Glocester, Northampton, and PR. other towns.

CAP. II.

REP. 1 Ed. 6. It shall be high treason to counterfeit the King's fign-manual, c. 12. f. 8. privy-fignet, or privy-feal.

CAP. III.

REP. 33 H. 2. A restraint of the exactions taken by the mayor and commonalty of the town of Hull. C. 33.

CAP. IV.

For pirates and robbers on the sea.

The inconveniencies of the

WHERE pirates, thieves, robbers and murderers upon the fea, many times escape unpunished, because the trial of their oftrial of piracy fences bath heretofore been ordered before the admiral, or his lieutenant after the course of the civil laws, the nature whereof is, that before any judgment of death can be given against the offenders, either they must plainly confess their offence, (which they will

never

never do without torture or pains (or else their offences be so plainly and directly proved by witnesses indifferent, such as saw their offences committed, which cannot be gotten but by chance at few times, be-cause such offenders commit their offences upon the sea, and at many times murther and kill such persons being in the ship or boat where they commit their offences, which should bear witness against them in that behalf, and also such as should bear witness be commonly mariners and shipmen, which for the most part cannot be gotten ne bad always ready to testify such offences, because of their often voyages and passages in the seas, without long tarrying or protraction of time, and great costs and charges, as well of the King's highness, as of such as would pursue such offenders: (2) for reformation whereof, be it enacted by authority of this present parliament, That all Before what fuch offences done in or upon the sea, or in any other haven, persons of-river or creek where the admiral or admirals pretend to have sences comriver or creek where the admirat of admirats precent to have mitted upon jurisdiction, shall be enquired, tried, heard and determined in the sea shall be fuch shires and places in this realm as shall be limited by the heard and de-King's commission to be directed for the same, in like form and termined. condition as if such offences had been done upon the land; (3) and that fuch commissions shall be had under the King's great seal, directed to the lord admiral or admirals, or to his or their lieutenant, deputy or deputies, and to three or four such other fubstantial persons as shall be named by the lord chancellor for the time being, as often as need shall require, to hear and determine such offences after the common course of the laws of the land used for felonies done and committed within this realm.

II. And be it enacted by the authority aforesaid, That such By what jurors persons to whom such commissions shall be directed, or three of the same ofthem at the least, shall have full power and authority to enquire fences shall be of such offences, by the oaths of twelve good and lawful men enquired of. inhabited in the shire limited in their commission, in such like manner and form as if such offences had been committed upon the land within the same shire; (2) and that every indicament found and presented before such commissioners, of any felonies, robberies, murders or manslaughters, done upon the seas, or in or upon any other haven, river or creek, shall be good and effectual in the law; (3) and if any person or persons happen to be indicted for any such offence done or hereafter to be done upon the seas, or in any other places above limited, that then fuch order, process, judgment and execution shall be used, had, done and made, to and against every such person and persons so being indicted, as against felons and murderers for murder or selony done upon the land, as by the laws of this realm is accustomed; (4) and that the trial of such offence, The trial, if it be denied by the offenders, shall be had by twelve men judgment and inhabited in the shire limited within such commission, which forfeiture of shall be directed as is aforesaid, and no challenge to be had for offenders in the hundred; (5) and such as shall be convict of any such offence, by verdict, confession or process, by authority of any fuch commission, shall have and suffer such pains of death,

Land affored rent should be paid out thereof to some other. 138.

V. Be it therefore enacted by the authority aforefaid, That in to the use, that every such case the same persons, their heirs and assigns, that have such use and interest, to have and perceive any such annual rents out of any lands, tenements or hereditaments, that they and every of them, their heirs and affigns, be adjudged Anderf. 275, and deemed to be in possession and seisin of the same rent, of and in such like estate as they had in the title, interest or use of the said rent or profit, and as if a sufficient grant, or other lawful conveyance had been made and executed to them, by fuch as were or shall be seized to the use or intent of any such rent to be had, made or paid, according to the very truft and intent thereof, (2) and that all and every such person and perfons as have, or hereafter shall have, any title, use and interest in or to any such rent or profit, shall lawfully distrain for nonpayment of the faid rent, and in their own names make avowries, or by their bailiffs or servants make conisances and justifications, (3) and have all other fuits, entries and remedies for fuch rents, as if the fame rents had been actually and really granted to them, with fufficient clauses of distress, re-entry, or otherwise, according to such conditions, pains, or other things limited and appointed, upon the trust and intent for payment or furety of such rent.

VI. And be it further enacted by the authority aforesaid, That

dower of her husband's lands. 172. 4 Co. s.

A woman shall

not have both whereas divers persons have purchased, or have estate made and a jointure and conveyed of and in divers lands, tenements and hereditaments unto them and to their wives, and to the heirs of the husband, or to the husband and to the wife, and to the heirs of their Co. pl. f. 171. two bodies begotten, or to the heirs of one of their bodies begotten, or to the husband and to the wife for term of their lives, or for term of life of the said wife; (2) or where any such estate or purchase of any lands, tenements, or hereditaments, hath been or hereafter shall be made to any husband and to his wife, in manner and form expressed, or to any other person or persons, and to their heirs and assigns, to the use and behoof of the said husband and wife, or to the use of the wife, as is before rehearsed, for the jointer of the wife; (3) that then in every fuch case, every woman married, having such jointer made or hereafter to be made, shall not claim, nor have title to 228, 248, 266, have any dower of the residue of the lands, tenements or here-

Co. 1, &c. Dyer, 61, 97,

\$17, 340. ditaments, that at any time were new new claim her dower Co. Lit. 36. b. she hath any such jointer, nor shall demand nor claim her dower than the lands and inheritances of her of and against them that have the lands and inheritances of her faid husband; (4) but if she have no such jointer, then she shall be admitted and enabled to pursue, have and demand her dower by writ of dower, after the due course and order of the common laws of this realm; this act, or any law or provision made to the contrary thereof notwithstanding. VII. Provided alway, That if any such woman be lawfully

A woman fhall is recovered.

Moor 717.

whose jointure expulsed or evicted from her said jointer, or from any part thereof, without any fraud or covin, by lawful entry, action, or by discontinuance of her husband, then every such woman shall

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be endowed of as much of the refidue of her husband's tenements or hereditaments, whereof the was before dowable, as the same lands and tenements so evicted and expulsed shall amount or extend unto,

VIII. Provided also, That this act, nor any thing therein Women here-contained or expressed, extend or be in any wise hurtful or pre-tofore marjudicial to any woman or women heretofore being married, of, ried. for or concerning such right, title, use, interest or possession, as they or any of them have, claim or pretend to have for her or their jointer or dower, of, in or to any manors, lands, tenements, or other hereditaments of any of their late husbands, being now dead or deceased; any thing contained in this act to

the contrary notwithstanding.

IX. Provided also, That if any wife have, or hereafter shall A jointure have any manors, lands, tenements or hereditaments unto her made after given and affured after marriage, for term of her life, or other-be taken or wife in jointer, except the same assurance be to her made by act refused by the of parliament, and the said wife after that fortune to overlive her wife. faid husband, in whose time the said jointer was made or as-Moor 721. fured unto her, that then the same wife so overliving shall and may at her liberty, after the death of her faid husband, refuse to have and take the lands and tenements so to her given, appointed or assured during the coverture, for term of her life, or otherwise in jointer, except the same assurance be to her made by act of parliament, as is asoresaid, (2) and thereupon to have, ask, demand and take her dower by writ of dower or otherwise, according to the common law, of and in all fuch lands, tenements and hereditaments as her husband was and stood seized of any state of inheritance at any time during the coverture, any thing contained in this act to the contrary thereof notwithstanding.

X. Provided also, That this present act, or any thing herein This statute. contained, extend nor be at any time hereafter interpreted, ex-hall extinpounded or taken, to extinct, release, discharge or suspend any guish no state statute, recognizances or other bond, by the execution of any nizance, &c. estate, of or in any lands, tenements or hereditaments, by the authority of this act, to any person or persons, or bodies politick; any thing contained in this act to the contrary thereof

notwithstanding. XI. And forasmuch as great ambiguities and doubts may arise of

the validity and invalidity of wills heretofore made of any lands, tenements and hereditaments, to the great trouble of the King's subjects; (2) the King's most royal majesty minding the tranquillity and rest of his loving subjects, of his most excellent and accustomed goodness is pleased and contented that it be enacted by the authority of this present parliament, That all manner true and just wills made wills and testaments heretofore made by any person or persons before the stadeceased, or that shall decease before the first day of May, that tute, or short shall be in the year of our Lord God 1536. of any lands, tene-they shall be ments or other hereditaments, shall be taken and accepted good-taken. and effectual in the law, after such fashion, manner and form Dyer, 142.

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as they were commonly taken and used at any time within forty years next afore the making of this act; any thing contained in this act, or in the preamble thereof, or any opinion of the common law to the contrary thereof notwithstanding.

How fines for alienation, reliefs and harriots, shall be paid to the King. 6 Co. 28.

XII. Provided always, That the King's highness shall not have, demand or take any advantage or profit, for, or by occasion of the executing of any estate, only by authority of this act, to any person or persons, or bodies politick, which now have, or on this side the said first day of May, which shall be in the year of our Lord God 1536. shall have any use or uses, trusts or considences in any manors, lands, tenements or hereditaments holden of the King's highness, by reason of primer seisin, livery, ouster le main, sine for alienation, relief or harriot; (2) but that fines for alienations, reliefs and harriots, shall be paid to the King's highness, and also liveries and ouster les mains shall be used for uses, trusts and considences to be made and executed in possession by authority of this act, after and from the said first day of May, of lands and tenements, and other hereditaments holden of the King, in such like manner and form, to all intents, constructions and purposes, as hath heretofore been used or accustomed by the order of the laws of this realm.

Other lords fines, reliefs and harriots. XIII. Provided also, That no other person or persons, or bodies politick, of whom any lands, tenements or hereditaments be or hereafter shall be holden mediate or immediate, shall in any wise demand or take any fine, relief or harriot, for or by occasion of the executing of any estate by the authority of this act, to any person or persons, or bodies politick, before the said first day of May, which shall be in the year of our Lord God 1536.

Cestuy que use may take all such advantages as his feostees might have had.

God 1536.

XIV. And be it enacted by authority aforesaid, That all and singular person and persons, and bodies politick, which at any time on this side the said first day of May, which shall be in the year of our Lord God 1536. shall have any estate unto them executed of and in any lands, tenements or hereditaments, by the authority of this act, shall and may have and take the same or like advantage, benefit, voucher, aid prayer, remedy, commodity and profit by action, entry, condition or otherwise, to all intents, constructions and purposes, as the person or persons seised to their use of or in any such lands, tenements or hereditaments so executed, had, should, might or ought to have had at the time of the execution of the estate thereof, by the authority of this act, against any other person or persons, of or for any waste, disseisin, trespass, condition broken, or any other offence, cause or thing concerning or touching the said lands or tenements so executed by the authority of this act.

Actions now depending.

XV. Provided also, and be it enacted by the authority aforesaid, That actions now depending against any person or persons seized of or in any lands, tenements or hereditaments, to any use, trust or considence, shall not abate ne be discharged for or by reason of executing of any estate thereof by authority of this act, before the faid first day of May, which shall be in the year of our Lord God 1536. any thing contained in this act to the

contrary notwithstanding.

XVI. Provided also, That this act, nor any thing therein Wardships, licontained, shall not be prejudicial to the King's highness for veries, or ouwardships of heirs now being within age, nor for liveries, or any now being within age, or within age, or for oufler le mains, to be sued by any person or persons now be-within age, or ing within age, or of full age, of any lands or tenements unto of sull age, the same heir or heirs now already descended; any thing in this act contained to the contrary notwithstanding.

XVII. Provided also, and be it enacted by the authority a- Recognizanforesaid, That all and singular recognizances heretosore knowledged, taken or made to the King's use, for or concerning any recoveries of any lands, tenements or hereditaments here-recoveries. tofore fued or had, by writ or writs of entry upon diffeifin in be post, shall from henceforth be utterly void and of none effect.

to all intents, constructions and purposes.

XVIII. Provided also, That this act, nor any thing therein Estates of contained, be in any wise prejudicial or hurtful to any person or lands executed to persons born in Wales or the marches of the same, which shall in Wales. have any estate or other hard lands to persons born in wales. lands, tenements or other hereditaments within this realm, whereof any other person or persons now stand or be seized to the use of any such person or persons born in Wales or the marches of the same; but that the same person or persons born in Wales, or the marches of the same, shall or may lawfully have, retain and keep the same lands, tenements or other hereditaments, whereof estate shall be so unto them executed by the authority of this act, according to the tenor of the same; any thing in this act contained, or any other act or provision heretofore had or made to the contrary notwithstanding.

CAP. XI. For clerks of the signet.

WHEREAS the King's clerks of his Grace's signet and privy 4 Inst. 45. seal, giving their daily attendance for the passing and writing of his Majesty's great and weighty affairs, and the causes of this his realm, having for their entertainment, and their clerks, no fees nor The course of wages certain for those offices, other than such fees as cometh and grow- suing forth eth of the said signet and privy seal; (2) to the intent that from hence- gitts and graves made forth they should not by any manner of means be defeated of any part under the or portion of the same their fees: be it therefore ordained, esta- King's fign blished and enacted, by the consent and assent of the lords spi- manual, and ritual and temporal, and the commons, in this present parliathe clerk of ment assembled, and by authority of the same, That all and the signet's every gift, grant and other writing, which shall be made or given in writing by the King's highness, or any his most noble posterior. rity, to any person or persons, signed with his Grace's sign, or the fign or figns manual of any of them, to be passed under any his Grace's great seals of England, Ireland, duchy of Lancaster, or any of his Highness counties palatines, or principality of Wales,

or by other process out of the Exchequer, after the fifteenth day of April in the twenty-seventh year of his most noble reign, (3) and that all and every gifts, grants and other writings, of what name or names, quality or qualities foever the same be, or hereafter shall be named, deemed or called, which the master of the King's wards, or general surveyors of the King's lands, for the time being, or any other officer or officers that now be, or hereafter shall be made, shall by virtue of an act of parliament, or any the King's grants to them, or any of them made, or hereafter to be made in that behalf, give, grant or make, after the aforesaid fifteenth day of April, to any person or persons in the King's name, to be passed under any his Majesty's seals, (4) be in any wise first, and before the same grant, or any of

fecretary or clerk of the fignet. 8 Co. 18.

The King's

A warrant by the clerk of the fignet to the lord keeper of the pri**vy** ſcal.

grants shall be them, be passed under any the King's said seals, or other pro-brought to the cess made of the same, brought and delivered to the King's principal secretary, or to one of the King's clerks of his Grace's fignet for the time being, to be at the said office of the fignet passed accordingly.

II. And be it also ordained and enacted by the authority aforesaid, That one of the clerks of the said signet, to whom any of the faid writings figned with the King's most gracious hand, or the hand of any other aforesaid, or any of them, fortune to be delivered, may and shall by warrant of the same bills, and every of them, within the space of eight days next after he shall have received the same, unless he have knowledge by the said secretary, or otherwise, of the King's pleasure to the contrary, make or cause to be made in the King's name, letters of warrant subscribed with the hand of the same clerk, and sealed with the King's fignet, to the lord keeper of the King's privy seal, for further process to be had in that behalf; (2) and that one of the King's clerks of the said privy seal, upon due examination had by the faid lord keeper of the faid privy feal, of the faid warrant to him addressed from the office of the said signet as afore, may and shall, within the space of eight days next after he shall have received the same, unless the lord keeper of the privy seal do give them commandment to the contrary, make or cause to be made, by warrant of the foresaid warrant to the said lord keeper of the privy seal, address from the office of the signet a-foresaid, other letters of like warranty, subscribed with the name

A warrant from the privy feal, to the

of the same clerk of the privy seal, to the lord chancellor of Enggreat seal, &c. land, lord keeper of the great seal, chancellor of the duchy of Lancaster, chancellor of the King's land of Ireland, treasurer and chamberlains of the exchequer, and chamberlains of any of his counties palatines, or principality of Wales, or other officer, and to every of them, for the writing and ensealing with such seals as remain in their custody, of letters patent or closed, or other process making, due and requisite to be had or made upon any the said grants, according to the tenor of the warrant to them or any of them directed from the officer of the privy feal, as is afore specified.

, III. And also be it enacted by the authority aforesaid, That

no manner clerk or clerks, or other person or persons, do write The penalty or make any manner of writing, warrant or warrants upon any for altering of manner gift or grant made by the King's highness, or by any other his Grace's officers as aforesaid, or procure the same, or any of the same to be passed under any the seals aforesaid, after any other fort, manner or fashion, or by any other warrant or warrants than as before is specified and declared, (2) upon pain to forfeit for every bill, warrant or writing passed contrary to the order before limited and prescribed, the sum of x. li. sterling, the one half thereof to be to our sovereign lord the King, and the other half to him that shall first sue for the same by action of debt, writ, bill, plaint or information in any the King's courts; in which action or fuit, no effoin, protection, privilege, nor wager of law shall be admitted; any manner act, statute, provision, proclamation or other ordinance heretofore had or made, contrary to this present act, or any article of the same, in any wise notwithstanding.

IV. And nevertheless be it also enacted, That every of the Fees for wrifaid clerks, or other person, which shall pass in writing, or pro- tings which cure to be passed in writing, any grant or grants by immediate pass by immewarrant, wherefore sees be paid at the great seal, shall of the diate warrant. parties receive for the offices of the said fignet and privy seal, as well such sees as in this act is taxed for writing of any such grant or other writings, as also the fees for the seal of the same; (2) which fees, and every part or portion thereof, the same clerk or clerks, by whom any grant shall pass in writing by immediate warrant, shall, upon a bill of the hand of one of the said clerks of the faid fignet or privy feal, deliver unto one of the same clerks of the fignet or privy feal, within the space of three months next and immediately entuing after the passing and sealing of any the faid grant or grants by immediate warrant, (3) upon pain of π . li. sterling, to be by every such of the said clerks, or other person, as shall offend, forseited, to be levied in form aforesaid,

as often as he or they shall offend contrary to the meaning of

V. Provided also, That this act, or any thing contained in the This act shall same, be not in any wise prejudicial to the lord treasurer of Eng- not prejudice the lord treasurer for the time being, concerning such warrants or precepts, surer for dias he by virtue of his office shall and may direct immediately to recting of the lord chancellor of England, or to any other person or persons warrants to for making out of the King's grants or letters patents to any person the great seal. or persons, of any offices, farms of lands or tenements, or of any other thing belonging to his nomination or disposition; (2) but that as well he may direct his faid warrants or precepts for the causes abovesaid, as also his clerk or clerks, or other person, may procure the same to be sealed under any of the seals aforesaid, without any warrant to be before or after fued or obtained under the King's fignet or privy seal for the same, in as large and ample manner, and after such fort and fashion, as he or they might have done at any time before the making of this act; any thing in the same act mentioned to the contrary notwithstanding.

duchy lands may pals unthe fame duchy. 4 Inst. 210.

Leases of the

VI. Provided also, That all and every lease and leases of the King's manors, lands, tenements, possessions, or other profits or der the seal of hereditaments within the county palatine of Lancaster, or of the duchy of Lancaster out of the said county palatine, which the chancellor of the duchy of Lancaster for the time being, or the chancellor of the faid county palatine for the time being, or either of them, shall hereafter make or grant in the name of the King our sovereign lord, his heirs or successors, to any manner person or persons, shall and may pass and be passed under the seals of the said duchy of Lancaster, or of the said county palatine of Lancaster, or of either of them, in manner and form as heretofore hath been used and accustomed; any thing in this present act before made to the contrary notwithstanding.

A grant of a fmall office in the duchy.

VII. Provided also, That all and every gift, grant and patent of any manner office or offices, or any other thing being, or which hereafter shall be in the county palatine of Lancaster, or of the said duchy of Lancaster out of the said county palatine, the yearly wages or fees whereof amounteth not over and above the value of ii. d. by the day, shall and may pass and be passed by the said chancellor of the duchy of Lancaster, or by the said chancellor of the faid county palatine, or of either of them for the time being, in manner and form as heretofore hath been used and accustomed; any article or thing in this present act before made to the contrary notwithstanding.

VIII. And to the intent that as well such as now be, or hereafter shall be ministers and clerks of the King's signet and privy feal, should have and take honest and sufficient salary and reward for the writing of the said warrants to be by them made as aforefaid; as also the King's most loving, faithful and obedient subjects, knowing the certain charges to be by them laid out for the writing of the faid warrants, should not by any manner exaction or other finister means, be constrained by any the said clerks to pay more large and excessive fees for the writing of the same, than reason and conscience shall require: (2) be it enacted by What fees in the authority aforesaid, That all and every clerk and clerks of the faid fignet and privy feal shall have and take for his or their

feveral cases fignet shall have.

the clerk of the writing of a warrant upon a bill for tales or reward, xij. d. (3) for the writing of a warrant for the gift of every office, xx. d. (4) for the writing of a warrant for a pension, annuity or wages, xx. d. (5) for the writing of a warrant for a special livery or other perpetuity. vi. s. viij. d. (6) for the writing of a warrant upon every bill for a Conge defler, royal affent, restitution of temporalties, donatives, advocations, presentations, or other ecclesiastical matter, iij. s. iv. d. (7) for the writing of every warrant upon a placard, licence, pardon, or sheriffs reward, ij. s. (8) for the writing of every warrant upon a denizen, iij. s. iv. d. (9) for the writing of a warrant for keeping of an ideot, xx. d. (10) for the writing of a warrant for keeping of a ward, iij. s. iv. d. (11) and that no manner of clerk or clerks of the fignet or privy feal aforefaid shall take for the writing of any manner warrant above specified, more large and ample fees than before is prescribed and

appointed, (12) upon pain of x. li. sterling to be by him for- The penalty for seited, that shall offend contrary to the true tenor and meaning taking more or of the said act; the one half thereof to be to the King our sovereign lord, the other half to him that shall first sue for the same by bill, action, plaint or information in any of the King's courts; in which action or fuit no effoin, protection or wager of law shall be admitted.

IX. Provided also, That the lord chancellor of England for The lord . ? the time being shall and may at all times use his discretion in chancellor passing and speeding any thing by the great seal, and delivering may pass things without the same, without paying any fees for the great seal, signet and fees. privy seal, as the case of necessity shall require, and as hath been accultomed; and that the clerks for writing, or procuring such writings and patents by his commandment, shall be discharged of all penalties expressed before in this act, for not receiving and paying fees to the fignet and privy feal; any thing in this act contained to the contrary hereof notwithstanding.

X. And be it furthermore enacted by the authority aforesaid, This act shall That this present act, and every part and parcel thereof, shall bind every ofextend to the court of augmentation of the revenues of the King's ficer and clerk crown; and bind every officer and officers, their clerks and of the court of augmentations of the poor has and been first field by the first poor has any the court of augmentations. ministers, that now be, and hereaster shall be of the same court, tions. to the observation thereof, and of every part thereof, for and concerning the sealing and writing of any manner patent, lease or other grant, which upon the King's bill figned shall pass the great feal of the same court; any special words contained in the act made in this present session for the establishment of the officers of the faid court of the augmentation, or any other act or provision made to the contrary hereof in any wife notwith-**Standing**

XI. Provided nevertheless, That this act, or any thing con-Sealing of tained in the same, be not in any wise prejudicial to any man-things touchner person or persons whom the King's highness shall by ex-ing the King's press commandment direct, send or appoint, to procure any thing private affairs, or things to be saled with any his Moiestr's feels, for or con or the affairs of or things to be fealed with any his Majesty's seals, for or con-his realm. cerning his Majesty's private affairs, or the affairs of his Highness realm; (2) but that as well the same person or persons, being appointed by the King's highness as aforesaid, as also such officer and officers as shall have the keeping of any of the King's seals, their ministers and clerks, shall and may seal, write and deliver, and procure the fealing, writing and delivering of any fuch thing and things concerning the King's highness affairs as aforesaid, without being bound to procure any manner warrant, or paying any manner fees at or to the fignet or privy seal for the fame; (3) so that the name or names of every such person or persons, as shall procure the sealing of any such thing or things on the King's behalf as aforesaid, be entered in the clerk of the hanapers book after this fort, Per A. ad mandatum Domini Regis; any thing in this act contained to the contrary notwithstanding.

XII. Provided also, That this act, nor any thing contained The grant or In the same, be not in any wise prejudicial to any manner per-lease of any Vol. IV.

Bb fon

iv. d.

the yearly rent fon or persons, which hereafter shall have by the King's highof vi. li. xiii) s. ness, or by any his Majesty's officers, the grant or lease of any manner farm or farms to be sealed with any his Highness seals the yearly rent whereof amounteth not above the sum of vi. k. xiij. s. iv. d. sterling; (2) but that as well every such person and persons, as officer and officers, having the custody of such seal or seals, their ministers and clerks, may write, seal and deliver, to procure the writing, sealing and delivering of any such lease or leases as aforesaid, without paying therefore any manner sees at or to the fignet or privy seal for the same; any thing in this act mentioned to the contrary notwithstanding.

CAP. XII.

The all for the true making of cloth.

PORASMUCH as great infamy and stander hath risen of late years in fundry outward parties beyond the fea, of the untru An order for true making of making of woollen cloths within this realm, to the great derogation of woollen cloths. the common weal of the same, and to the no little hindrance of the sale

of the said commodity: (2) for remedy whereof, be it ordained and enacted by the King our fovereign lord, the lords spiritual and temporal, and the commons, in this present parliament assem-Every clothier bled, and by the authority of the same, That after the feast of

shall weave his St. Michael the archangel next coming, all and every clothier mark in his within this realm shall weave, or cause to be woven, his or their cloth, and fet his feal to it.

feveral token or mark in all and every cloth, kersey and other cloths, whatsoever they be, made and wrought to be uttered and sold: (3) and when any such cloth shall be ready made and dressed to be put to sale, every of the same clothiers shall set his seal of lead unto every of the same his or their cloths and kerseys, in which seal of lead shall be contained the true and just length of every of the same cloths or kerseys, as it shall be duly found by every buyer of the fame, upon due proof thereof to be tried by the water: (4) and in case upon any such proof to be made by any buyer of them at the water, there shall be

found less or smaller content in length than is contained and

The penalty for want in length.

forfeiture omitting his duty.

specified in every of their said seals, then every of the said clothiers making such default, shall lose and forfeit, unto every such buyer of the fame, the double value of so much cloth as shall want and lack of the faid content in length, at the only fight and judgment of any two indifferent persons that shall measure the same The clothier's cloths and kerseys. (5) And every clothier sending or putting forfeiture any of their cloths to sale, before such time as all and every of emitting his of the same cloths shall be sealed by the aulneger of the same counties where it shall chance any of the said cloths so to be made, and also to be ordered and sealed by every of the said clothiers in form aforefaid, shall lose and forfeit his cloth or cloths whatsoever they be; the one half thereof shall be to the King's highness, his heirs and successors, and the other half to him or them that will fue for the same by bill, plaint, action of debt or otherwise; in which action no wager of law, effoin or protection shall be allowed. II, II. And it is further enacted by authority aforesaid, That The breadth after the said feast of St. Michael the archangel, every broad of broad cloth. cloth shall contain in breadth seven quarters of a yard within the lists at the least, and to hold the same content always, if it be proved at the water; the act made in the first year of the reign of our said sovereign lord, that every broad cloth should contain two yards in breadth within the lists, or any other thing therein contained, touching the keeping of the same breadth of two yards, in any wise notwithstanding. (2) And every ker- The breadth sey shall contain in breadth one yard within the lists at the least, of kerseys. if it be proved in the water, upon pain to forseit for every such Rep. 33 H. 8. broad cloth iij. s. iv. d. and for every such kersey xx. d. to be recovered, to the use of the King's highness, and of any other that will sue for the same in manner and form before declared.

III. Provided always, That this present act extend not to any Towhat cloths cloths called set cloths, of all forts, made in the county of Suffolk, this statute not exceeding the price of xlvi. s. viij. d. the cloth; nor to any doth not exceloths called tavestocks, western dozens, frizes, kendals, cottons, tend.

and all manner of coarse cloths made for linings.

IV. And be it further enacted by the said authority, That the When the aulaulneger of any county shall not seal any of the said cloths with neger shall the King's seal, until such time as they and every of them shall seal. first be ordered and sealed with their contents, according to the true meaning of this present act, in form aforesaid, upon pain of losing of his office; (2) and that no buyer of any of the said How sar the cloths or kerseys, marked and sealed in form aforesaid, presume buyers of by any manner of sleight, means or engines, to draw, pull or cloths or kerseys any manner of sleight, means or engines, to draw, pull or cloths or kerseys may draw firetch out any of the same cloths or kerseys, otherwise than to or stretch make them even after they be wet, and to agree with the contents. The same cloths and kerseys, as near as they can, upon pain to forseit the double value of every such cloth or kersey so misused, contrary to the true intent and meaning of this present act, to be levied to the use of the King's highness, and of any other that will sue for the same, in like manner and form as is before declared.

fue for the same, in like manner and form as is before declared.

V. Provided alway, That all cloth hereafter made to be fold Cloth made in within the city of Worcester, the towns of Droitwich, Evesham, shall be sealed Kederminster and Bromesgrove, in the county of Worcester, shall according to be sealed with the seal of the searchers there, according to an the act thereact of parliament in that behalf provided and made the five and fore provided, twentieth year of the reign of our said sovereign lord; (2) and 25 H. 8. C. 18. that the owners of the cloths made within the said city and 5. 6. 6. 5. 50. towns, shall not be compelled by this act to put their own seals See 10. Anna,

to any cloths there made or hereafter to be made.

CAP. XIII.

For cloths whites of iv. li. and not above, and coloured cloths of iii. li. and not above, to be carried over the sea unbarbed and unshorn.

WHEREAS by act of parliament holden in the fifth year of the The inconverging of our fovereign lord the King that now is, it was or-niencies which

5 H. S. C. 3. Should be put in execution.

would enfue if dained and enacted, That no evolen cloth above the price of five marks the flatute of should be conveyed over the sea unrowed, unbarbed and unshorn, upon 5 H. S. C. 3. sertain penalties in the same all expressed more at large; (2) which thousand he part att being put in execution, shall not only redound and turn to the abatement of the King's customs, but also grow to the utter undoing of his Grace's subjects, cloth-makers and merchants, conveyers of the said cloths, by reason that wool is risen to a far greater price than it was at the making of the aforefaid act; for where a cloth was then com-monly fold at five marks, it is now fold for four pounds; (3) and also by force of the said act, the merchants should be bound to dress every white cloth above the value of five marks on this side the sea, after that they have bought them, which white cloth so dressed, when they be brought into the parties beyond the sea, and there by the buyers of them dyed and put in colours, then they must be newly dressed, barbed, shorn and rowed, and so they shall be thereby the less in substance of themselves, and the worse to sale, and sold for less price by ten or twelve shillings apiece beyond the sea, than they should be undressed: Wherefore be it ordained and enacted by the King our lovereign lord, his lords spiritual and temporal, and the commons, in this prefent parliament affembled, and by authority of the same, That every white woolen cloth fold for four pounds and under, and every coloured cloth fold for three pounds and under, may be

What cloths may be carried over fea unbarbed, uncarried and conveyed into the parties beyond the sea, there to thorn, &c.

By 33 H. 8. or the value

forfeited.

3 H. 7. C.11. 3 El. c. 6.

trary made notwithstanding.

The penalties II. And over this be it ordained and enacted by the said of the offend-authority, That if any person or persons send or convey, or cause to be sent and conveyed, into the parts beyond the sea, any white woolen cloth above the value of sour pounds, or any coloured cloth above the price of three pounds, unrowed, unbarbed and unshorn, in other form than is aforesaid, that then c.19 the cloth, the person or persons so offending shall forfeit the value of the faid cloths fo carried and conveyed into the parties beyond the

be fold at the pleasure of the buyers of the said cloth or cloths, unbarbed, unshorn and unrowed; any act or acts to the con-

thereof, to be sea; (2) the one moiety of the said forfeiture to be to the use of our faid fovereign lord the King, and the other moiety to every person which will or shall sue by bill, writ, information or otherwise, against any person for the same; and that the defendant in any plea upon any such action be not admitted to wage his law, nor any protection or effoin for any such defendant be allowed in the same.

CAP. XIV.

A bill concerning the custom of leather.

In what manfor leather.

WHERE great quantity and much abundance of leather is daily ner custom VV conveyed out of this realm, as well by strangers, as ulso by shall be taken tanners, and other the King's subjects inhabited in divers parts of this realm, towards the sea coasts, and in specially out of Wales, Cheshire and Cornwall, where little or no custom is paid for the same, which leather is commonly packed by the faid strangers, tanners and other the King's subjects in their houses, and so conveyed unto the ports and bavens

havens where they intend to ship the same; which packs, so conveyed and brought to fuch ports and bavens to be flipped, be never there unpacked, to be viewed what number of leather is contained in any fuch pack, but entered in the customers books by and upon the information pack, but entered in the customers owns by and upon the information and report of the faid strangers, tanner or other person, transporter of the same leather; (2) and albeit that the King's highness in such places and ports hath very little custom paid for the same, yet foras-much as in such places there is no better search nor view had for the persect knowledge of the number and quantity of the leather so by them packed, the King's grace is much deceived of such his customs as ought therefore to accrue to his Highness; (3) for where in the port The manner of London two persons be named and appointed, by the weigher of the of telling of sweets within the said port for the time being, to tell and number all leather in Lon of London two persons be named and appointed, by the weigher of the leather in Lon-wools within the faid port for the time being, to tell and number all leather in Lon-fach leather by the hide, accounting ten hides to the dicker, and also tering the same all woolfels as within the same port shall be shipped from time to time, into customers which two persons de favorn before the customers of his great custom, books. truly and duly to do and execute their offices, in telling and numbring all such leather and woolfels, in the presence of the said customers, and of the comptroller of the same custom, or of their deputies, who being present, and viewing the same, do make entry thereof in their books; (4) and after such tale made, and entry taken, another person, by the mayor of London for the time being constituted and appointed, is also sworn truly to pack the same leather so told and entered into the customers books, every of the same tellers and packers taking such sees for their labours as of old time have been used, limited and accustomed, (5) every stranger paying for custom of every dicker iv. s. ix. d. and How much every denizen iv. s. i. d. which like custom is also paid in the port of strangers and Hampton, but not in any other ports of this realm, and specially in nizens do pay Wales, Cheshire and Cornwall, out of the which parts, by reason for the custom of such small customs, more leather is conveyed over the sea, than out of a dicker of of other places of this realm, which is an occasion of the dearth and leather. great prices of the same leather; (6) for the redress whereof, and to the intent that one manner of sustom for every such dicker of leather fo conveyed over the sea, as well by denizens as strangers, shall be paid throughout this reason, Wales, and other the King's dominions, and also that the King's highness may be the better assured of his customs to be paid for all such leather as shall be hereafter carried and conveyed over the sea: (7) Be it enacted by the authority of this present parliament, That from henceforth no manner of stranger or Leather to be denizen shall pack, or cause to be packed, any manner of leather carried beto be conveyed or shipped over the sea, out of this realm, Wales, wond the sea or other the King's dominions, otherwise than in this 20 is an in this 20 is an or other the King's dominions, otherwise than in this act is ex- and packed by pressed, that is to say, that all such leather shall be hereaster a man sworn packed by a packer fworn in every fuch port where any leather thereunto. shall be shipped to be conveyed out of this realm, Wales, or other the King's dominions, upon pain of forfeiture of all such leather as hereafter shall be packed contrary to the purport of this act, or of the value thereof; (8) and also that from henceforth every stranger and denizen, which shall ship, send or convey any leather over the sea, out or from any part of this realm, Wales, Cheshire, or other the King's dominions, shall pay like cultom

Bb3

custom for the same as is used to be paid within the port of London that is to say, every stranger to pay for every dicker of leather for custom iv.s. ix.d. and every denizen iv.s. i.d. II. And be it also enacted, That within every port, haven

The customers lers shall appoint tellers at ports where none be.

and comptrol- and creek within this realm, Wales, and other the King's dominions, where no tellers nor packers at this present time be, nor before the making of this act have been, that from henceforth the customers and comptrollers of every such port, haven and creek, where such leather shall be shipped to be conveyed into the parties beyond the sea, shall have power by authority of this act to name, constitute and appoint one able person to tell and number all such leather as shall be at any time there shipped, (2) which person so named shall be sworn by the customer

> and comptroller of every such port haven and creek, duly and truly to execute his office in the presence of the customer and comptroller of every fuch port, creek or haven where any fuch

The teller's fee for telling a dicker of leather.

leather shall be shipped, or of his or their deputy or deputies; (3) the same teller taking of every stranger for the telling of every dicker of leather vi. d. whereof the same teller to have for his labour ii. d. and iv. d. to be to the commonalty of the same town and port, toward the payment of their fee-farm, and other their charges; (4) and of every denizen, not being a freeman of the faid port and haven, for every dicker iv. d. whereof the teller to have ii. d. and the other ii. d. to be to the commonalty of the fame port or haven, for the intent above declared; (5) and of every dicker by any person being a freeman of such port and A packer of haven, but only ii.d. for his labour; (6) and that immediately leather shall be after such tale had, and entry thereof made by the customer or affigned, and

affigned, and his tee.

his deputy, another able person named, deputed and assigned by the faid customers and comptrollers of every such port and haven and before them sworn truly and duly to do-and execute his office, shall pack all such leather so told and entered, every pack to contain as many dickers, under the number of feven dickers, as it thall please the merchant or owner thereof to appoint, taking for his labour for the packing of every pack iv. d. III. And he it further enacted by the faid authority, That if the packer and any packer take upon him to pack any leather before it be told

The feveral duties.

teller not performing their deputy, or at any time pack more leather than shall be told and entered, according to the purport of this act, then the same packer to forfeit and lose for every time doing the contrary v. li, and to suffer therefore imprisonment at the King's pleasure; (2) and also that if the teller within any such port or haven, at any time hereafter, take upon him to tell or number any leather in the absence of the customer, comptroller, or of his or their deputy or deputies, then the same teller, for every time so doing, to lose and forfeit five marks.

> IV. And forasmuch as divers strangers carry and convey their leather from one port to another, and by the way cause the same leather to be packed, which packs so conveyed be not undone nor opened at their arrival within the ports whereunts they be fo transported,

but there only entered by and upon the report and information of the merchant estranger, or of his sactor, whereby much custom is concealed:

(2) Be it therefore also enacted by the said authority, That if In what sort a any stranger, or other his sactor, at any time hereaster do conveying leather vey and carry any leather from one port to another, to the inform one port tent to ship the same in such other port whereunto it shall be so to another conveyed, the same stranger, or other his factor for him, before shall use it. fuch transporting of the same leather, shall cause the said leather first to be told within the same port from whence he will, or intendeth, to carry the same; (3) and the same so told cause to be entered by the customer of the same port, or his deputy, and cause to be also packed by the said packer of the said port where it shall be so told, taking of the customer or customers of the same port or haven, or of their deputy or deputies, a certificate expressing the number or quantity of dickers of all the same leather so to be carried and transported, directed to the customer of the other port or haven whereunto the same leather shall be fo conveyed, making mention also in the same certificate, whether the custom thereof accordingly be truly paid, or not; (4) and in case any such leather be carried or conveyed from one port to another, there to be shipped, without having of fuch certificate, that then the same leather, or the value thereof, to be forfeited.

. V. And be it further enacted, That no tanner within this None having realm, Wales, or other the King's dominions, or other persons shall transport occupying or having a tanhouse, shall from henceforth send or any manner cause to be conveyed over the sea, by way of merchandise or of leather tanotherwise, any manner of leather tanned or untanned, upon pain ned or untanof forfeiture of all such leather, or the value thereof. (2) Nor ned.
that any person or persons at any time hereafter shall carry or
convey over the sea out of this realm, Wales, or other the
King's dominions, any salt or untanned hides, or any leather called backs or sole-leather, the King's special licence not obtained for the same, upon pain of forfeiture of all such hides and leather called backs or sole leather, or the value thereof; (3) the one half of all the faid forfeitures to be to the King's highness, and the other half to any of his subjects that will purfue for the same in any his courts by action of debt, bill, plaint, information or otherwise; in which suit none essoin, protection, wager of law, or other dilatory plea for the defendant, shall be admitted or allowed.

VI. Provided always, That this act, or any thing therein The captain contained, shall not be hurtful nor prejudicial to any captain of and the owner any ship in the time of war, being in the retinue and service of a ship in some case exof the King's highness, nor to any owner or master of any cepted out of ship, being the King's subject, going into Ifeland, Danske, this statute, Norway, or southward beyond the straits; but that every such captain and master of every such ship during the war-time, and every master to such ships passing into the places before named, may and shall at their pleasure have and carry salt hides in their ships, so that every of them shall not have at such voyage, - Bb4

Hides untanned of

beafts killed

be transport-

£ 1535. or during the war, at any one time above the number of eight falt hides; this act or any thing therein contained to the contrary

in any wife notwithstanding.

VII. Provided always, That hides untanned of any beasts being killed within Wales, or the marches thereof, may be conveyed and carried into outward parties by any person or persons in Wales may from time to time, except only by tanners, and such as have tan-houses, in such and like manner as they might have been 18El. c. 9. f. 4. before the making of this act; any thing in the same mentioned to the contrary notwithstanding.

CAP. XV.

See 35 H. 8. c. 16. 3 & 4 Ed. 6. c. 11. Exp. and re-pealed by 1 & 2 Ph. & M. c. 8.

The King shall have authority to name xxxij. persons, viz. xvi. spiritual and xvi. temporal, to examine the canons and constitutions heretofore made according to the statute of 25 H. 8. But no canons or constitutions shall be made without the King's affent, nor which be contrary to the King's prerogative or the laws of this realm.

CAP. XVI.

For invollment of bargains and sales.

No land shall pass by bargain and sale, of our Lord God 1536. no manors, lands, tenements or other unless to be by hereditaments, shall pass, alter or change from one to another, writing indented, sealed
and inrolled.
Bulkr. 163.
Infl. 671.
Whereby any estate of inheritance or freehold shall be made or
take effect in any person or persons, or any use thereof to be
made, by reason only of any bargain and sale thereof, except
the same bargain and sale be made by writing indented sealed, Hob. 136, 222. and inrolled in one of the King's courts of record at Westminster, (2) or else within the same county or counties where the same manors, lands or tenements, so bargained and fold, lie or be, Hob. 128, 140. before the Cuftos Rotulorum and two justices of the peace, and the clerk of the peace of the same county or counties, or two of them at the least, whereof the clerk of the peace to be one; (3) and the fame inrollment to be had and made within fix months next after the date of the same writings indented; (4) the same Custos Rotulorum, or justices of the peace and clerk, Cro. El. 166, taking for the inrollment of every such writing indented before 217. Cro. Car. 110. them, where the land comprised in the same writing exceeds not the yearly value of forty shillings, ii. s. that is to say, xij. d. The fees for to the justices, and xij. d. to the clerk; (5) and for the inroll-inrollment in ment of every such writing indented before them, wherein the land comprised exceeds the sum of xl. s. in the yearly value, v. s. that is to fay, ii. s. vi. d. to the faid justices, and counties pala- ii.s. vi. d. to the faid clerk for the inrolling of the fame: (6) and that the clerk of the peace for the time being, within every such county, shall sufficiently inroll and ingross in parchment the same deeds or writings indented as is aforefaid; (7) and the rolls thereof at the end of every year shall deliver unto the said Custos Retulorum of the same county for the time being, there to remain in the cultody of the faid Custos Rotulorum for the time being, amongst other records

1 Roll. 424. 2 Roll. 105. Dyer, 155 z Co. 36. 4 Co. 70. 7 Co. 40. 8 Co. 93. Cro. El. 166, 129, 218. The fees for the county. Ander. 285. Extended to tine by 5 El.

C. 26.

records of every of the same counties where any such inrollment shall be so made, to the intent that every party that hath to do therewith, may refort and see the effect and tenor of every

such writing so inrolled.

II. Provided always, That this act, nor any thing therein Towns corcontained, extend to any manner lands, tenements, or here-porate, &c. ditaments, lying or being within any city, borough or town may inroll. Dyer, 229. corporate within this realm, wherein the mayors, recorders, 10 Ann. c. 18. chamberlains, bailiffs or other officer or officers have authority, f. 1. or have lawfully used to inroll any evidences, deeds, or other writings within their precinct or limits; any thing in this act contained to the contrary notwithstanding.

CAP. XVII.

See 21 H. S. Confirmed by

A fervant imbezzling his master's goods to the value of forty c. 7.
faillings, shall lose the privilege of his clergy and fanctuary. 2 Ed. 6. c. 12, and repealed by 2 M. fest. 1. c. 1. See 3 El. c. 10. 3 Inst. 103.

CAP. XVIII.

If any person do, or procure any thing to be done, to the annoying of the stream of the river of Thames, making of shelps by any manner of means, by mining, digging, cafting of dung, rubbish, or other thing in the same river; or take or convey away any boards, stakes, timber-work, pillars or other things from the faid banks or walls, except it be to repair or amend the same again, or dig or undermine any banks or wall upon the water-fide of Thames, to the hurt, impairing or damage of the faid banks or walls, he shall forfeit for every time so offending C. s. to the King, and to the mayor and commonalty of London, to be recovered by the mayor and commonalty by bill, plaint, writ of debt or information, wherein no essoin, wager of law, protection, &c. A provise for taking of ballast for ships in the shelps near unto Thames, the faid gravel, earth or rubbish of which shelps, any person may take and carry away.

CAP. XIX.

Sanctuary persons shall wear badges, and no weapons. They REP. 1. Jac. 1. shall not go abroad before sun-rising, nor after sun-setting. c. 25. & 21. They shall not result their governors. Their governors shall Jac. 1. c. 28. determine contracts of debts, trespasses, and covenants between them under xl. s.

CAP. XX.

For tithes to be paid throughout this realm.

PORASMUCH as divers numbers of evil disposed persons in- This statute is habited in fundry counties, cities, towns and places of this realm, confirmed and having no respect to their duties to Almighty God, but against right enlarged by and good conscience have attempted to subtract and withhold, in some c. 13. places the whole, and in some places great parts of their tithes and ob-lations, as well personal as predial, due unto God and holy church; (2) and purfuing fuch their detestable enormities and injuries, have attempted in late time past to disobey, contemn and despise the process, . laws and decrees of the ecclesiastical courts of this realm, in more temercus

temerous and large manner than before this time hath been seen: (3) for reformation of which said injuries, and for unity and peace to be preserved amongst the King's subjects of this realm, our sovereign lord the King being supreme head on earth (under God) of the church of England, willing the spiritual rights and duties of that church to be preserved, continued and maintained, hath ordained and enacted by authority of this present Tithes shall be parliament, That every of his subjects of this realm of England,

paid according to the cultom of the parish where they be due.

The offender

before the

ordinary.

Ireland, Wales, and Calais, and marches of the same, according to the ecclefiaftical laws and ordinances of his church of England, and after the laudable usages and customs of the parish or other place where he dwelleth or occupieth, shall yield and pay his tythes, offerings and other duties of holy church; (4) and that for such subtractions of any of the said tithes, offer-

in subtracting ings or other duties, the parson, vicar, curate, or other party in of tithes shall that behalf grieved, may by due process of the King's eccle-beconvented fiastical laws of the church of *England*, convent the person or persons so offending before his ordinary, or other competent judge of this realm, having authority to hear and determine the right of tithes, as also to compel the same person or perfons offending to do and yield their faid duties in that behalf. (5) And in case the ordinary of the diocese or his commissary, or the archdeacon or his official, or any other competent judge aforesaid, for any contempt, contumacy, disobedience or other mildemeanor of the party defendant, make information and

request to any of the King's most honourable council, or to the justices of the peace of the shire where such offender dwelleth, to affift and aid the fame ordinary, commissary, archdeacon,

by two justices of peace, &c. to obey the

ordinary's feutence.

official or judge, to order or reform any such person in any The offender cause before rehearsed; that then he of the King's said homal be bound nourable council or such that the said indicate of the King's said homal be bound. nourable council, or such two justices of peace, whereof the one to be of the quorum, to whom such information or request shall be made, shall have full power and authority, by virtue of this act, to attach or cause to be attached, the person or perfons against whom such information or request shall be made, (6) and to commit the same person or persons to ward, there to remain without bail or mainprize, till that he or they shall have found sufficient surety, to be bound by recognizance or otherwise before the King's said councellor, or justice of peace, or

any other like councellor, or justice of peace, to the use of our faid sovereign lord the King, to give due obedience to the processes, proceedings, decrees and sentences of the ecclesiastical court of this realm, wherein fuch fuit or matter for the premisses shall depend or be. (7) And that every of the King's faid councellors, or two justices of the peace, whereof the one to be of the quorum as is aforesaid, shall have full power and authority, by virtue of this act, to take, receive, and record

This act shall London.

written. II. Provided alway, That this act, or any thing therein not extend to contained, shall not extend to any inhabitant of the city of the citizens of . London,

recognizances and obligations in any of the causes above

London, for or concerning any manner of tithe, offering, or other ecclefiaftical duty, grown and due, to be paid or yielden within the same city, because there is another order made for the payment of tithes and other duties within the said

city.

III. Provided also, That every person and persons, being Every person party or parties to any such suit, shall and may make and have shall have his his and their lawful action, demand or profecution, appeals, demand and prohibitions, and all other their lawful defences and remedies cording to in every such suit, according to the said ecclesiastical laws, and the laws eclaws and statutes of this realm, in as ample and liberal manner clesiastical. and form as they or any of them might have had, if this act had never been made; any thing in this act above written notwith-

flanding.

IV. Provided always, and be it enacted by authority afore25 H. 8. c. 19. faid, That this act for recovering of tithes, ne any thing there- 1.7 in contained, shall take force and effect but only until such 13 Car. 2. time as the King's highness, and such other xxxii. persons stat. 1. c. 12. which his Highness shall name and appoint for the making and f. s. establishing of such laws as his Highness shall affirm and ratify, to be called the ecclesiastical laws of the church of England; (2) and after the faid laws so ratified and confirmed as is afore said, that then the said tithes to be paid to every ecclesiastical person according to such laws, and none otherwise.

32 H. S. C. 7.

CAP. XXI.

An act for the payment of tithes within the city and suburbs of EXP. 37 H. \$. London, until another law and order shall be made and pub- c. 12. lished for the same.

CAP. XXII.

The King shall have the moiety of the profits of those lands 4 H. 7. c. 19. already converted from tillage to pasture sithence three years 7 H. 8. c. 1. before Ann. 4. H. 7. until the owner hath builded up a con- 5&6Ed.6.c.5. venient house to inhabit, and converted the same pasture to til- REP. 39 El. lage again; and also thall take the moiety of the issues of those c.r.&21 Jac.t lands hereafter to be converted, if the immediate lord do it c.28. not within one year,

CAP. XXIII.

For the preservation of the havens in Devon and Cornwal.

WHERE by a statute made in this present parliament, for and A rehearfal of concerning the amending and maintenance of the havens and ports the statute of of Plymouth, Dartmouth, Tinmouth, Falmouth and Fowey, in ²³ H. 8. c. 8, the counties of Devonshire and Cornwal, among other things it was made for the counties of Devonshire and Cornwal, among other things it was preservation credited and enacted, That no person or persons from and after the of ports and seast of St. Michael the archangel, which was in the twenty-fourth havens in year of the reign of the King's highness that now is, should labour or Cornwall and Devonshire, or cause to be laboured or wrought in any manner of tin-works, colled streme works, swithin the soid counties of Davan or Cornwall called streme works, within the said counties of Devon or Cornwal, nigh to any of the fresh waters, rivers or low places, descending or having course unto the said bavens or ports, or any of them, nor shops 3

streme-works, unless the said digger, owner or washer should make, or cause to be made, sufficient hatches and tyes in the end of their buddles and sords, and therein put and lay, or cause to be put and laid, all the said stones, gravel and robel, digged about the ensearching, sinding and washing of the said tin, there to be wholly and surely kept by the said hatches and tyes, out and from the said fresh rivers or water courses, or any of them, so that the said stones, gravel and robed, no any part thereof, be, sor lack of such hatches or tyes, conveyed into the said ports and huvens, or any of them, (2) upon pain to forfeit for every time that any owner or digger should dig or wash, or cause to be digged or washed, any tin contrary to the form aforesaid, x. Ii. the one half thereof to be to the use of our sovereign lord the King, and the other half thereof to be to any of the inhabitants of the said port towns or havens that would sue for the same in any of the King's sourts, by original writ, bill, plaint, information or otherwise, wherein the defendant should not be admitted to wage his kaw, no any protession or esson should be allowable, as in the said ast among other things more plainly is expressed and declared.

II. And because sith the making of the said statue, the inhabitants of the said because sith the making of the said statue, the inhabitants of the said because sith the making of the said statue, the inhabitants

23 H. S. c. S.

of the faid port towns or havens, having little regard, respect, love, or affection to the amending and maintenance of the fame towns and havens, nor to their posterity, as they been naturally bounden and obliged, have permitted and fuffered the faid owners and diggers to persevere and continue in digging, fearching and washing of tin night the said fresh waters, rivers or low places, not making sufficient batches and tyes as by the said flatute is provided and ordained without any manner of fuit commenced or pursued by the faid inhabitants, occording to the tenor of the said all, to the great animation and encouragement of the offenders, and to the utter undoing and destruction of the faid port towns and bavens; the King's majesty, minding and intending the supportation and maintenance of his said towns and havens, and the animadversion and correction of the said offenders, hath, by the assent of the lords spiritual and temporal, and the commons in this present parliament assenbled, and by the authority of the same, ordained, enacted and established, That no person or persons hereaster shall labour or work, or cause to be laboured or wrought, in any manner of tin-works called streme-works, within the said counties of Devon or Gormwall, nigh to any of the said fresh waters, rivers or low places, descending or having course unto the said havens or ports, or any of them, nor shall labour, dig or wash any tin in any of the faid tin-works called ffreme-works, unless the faid digger, owner or washer shall make, or cause to be made, sufficient hatches and tyes in the end of their buddles and cords, and therein put and lay, or cause to be put and laid, all the faid stones, gravel and robel, digged about the ensearching, finding and washing of the said tin, there to be wholly and surely kept by the said hatches and tyes, out and from the said fresh rivers or water courses, or any of them, so that the said sand, stones, gravel and robel, ne any part thereof, be, for lack of

They that work for tinworks shall make hatches and tyes in the ends of their cords or buildels. fuch hatches or tyes, conveyed into the faid ports and havens, or any of them, upon pain to forfeit for every time that any owner, tinner, digger or labourer, shall dig or wash, or cause to be digged or washed, any tin contrary to the form aforesaid, xx, li. the one half thereof to be to the use of his Highness, and the other half thereof to be to any of his Grace's subjects that will sue for the same in any of his Grace's courts, by original writ, bill, plaint, information or otherwise, wherein the defendant shall not be admitted to wage his law, ne any protection or essoin shall be allowable.

III. And it is further enacted by the authority aforesaid. There shall be That if any person or persons shall happen to be sued, accused, no penalty in-indicted, imprisoned, americad, condemned or otherwise vexed securing acor troubled in his person, lands, tin works, goods or chattels, cording to this by any of the ministers or officers of any of the King's courts statute. of stannery, or by any other person or persons, for pursuing or attempting any fuit or action according to this effatute, against such person or persons as shall offend contrary to the form aforesaid; that then all such suits, accusements, indicaments, imprisonments, actions, condemnations, fines, amerciaments, and every other act or acts to be done in any of the said courts of stannery, or elsewhere, by any person or persons against any person or persons for suing or attempting any suits or actions by virtue of this estatute, shall be utterly void and of none effect in the law; (2) and that the party sued, indicted, accused, inprisoned or otherwise grieved or molested, for pursuing against any person or persons offending this statute, shall have his action and remedy grounded upon this statute, by original writ, bill, plaint, information or otherwise, in any of the King's courts, against such as shall procure or attempt to vex, trouble or otherwise molest any such person or persons for suing or purfuing of the forfeitures aforefaid, and shall recover treble damages in that behalf; and the party defendant shall not be admitted to wage his law, ne any protection, essoin nor privilege shall be to him allowable.

IV. And if it shall happen any person or persons, for pursu- A remedy to ing any fuit or action upon this statute, or by occasion of the relieve him same, hereaster to be imprisoned by any manner of person or that shall be persons being officers or ministers of the court of stannery, their for suing acdeputies or substitutes, that then every of the justices of peace cording to this within any of the counties aforesaid, wherein the said prisoner statute. shall happen to be committed to prison, upon credible information thereof, taking furety by his discretion for appearance of such prisoner at the next general sessions of peace, shall have power and authority as well to direct his warrant to the gaoler or keeper of the prison, as to any other person or persons to whom the said prisoner shall be committed unto, commanding him or them, upon pain of forfeiture of xl. li. to deliver and put at large the faid prisoner or prisoners, (2) which if he refuse so to do, then every such offender shall lose and forfeit the said xl. li. the one half of which forfeiture to be to the use of our **fovereign**

fovereign lord the King, and the other half to him that is grieved by reason of such imprisonment, to be recovered in manner and form aforesaid; and the defendant in any action or suit for the same shall not wage his law, ne have any essoin or protection allowed; (3) and if it shall appear, upon the appearance of such prisoner at the quarter-sessions, by examination of the justices of the peace there being, that he was imprisoned contrary to the form of this statute, that then he shall be forthwith dismissed, and thereby discharged; and if he were lawfully imprisoned for any other just cause, then to be remanded to prison by the discretion of the said justices.

The liberties of the stannaries saved. V. Provided alway, That this act, or any thing therein contained, be not in any wife prejudicial or hurtful to any of the officers of the stannery, ne to any of their lawful liberties, privileges, usages, laws or customs, saving only in the cases and provisions contained and limited within this present act, which shall alway be put in execution according to the tenor of this act; any usage, custom, privilege, ordinance or liberty to the contrary thereof notwithstanding.

CAP. XXIV.

An all for recontinuing liberties in the crown.

The re-continuing of certain liberties taken from the crown.

No person shall pardon treasons or felonies but the King.

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WHERE divers of the most ancient prerogatives and authorities of justice, appertaining to the imperial crown of this realm, have been severed and taken from the same by sundry gifts of the King's most noble progenitors, Kings of this realm, to the great diminution and detriment of the royal estate of the same, and to the hindrance and great delay of justice; (2) for reformation whereof, be it enacted by authority of this present parliament, That no person or persons of what estate or degree some they be from person or persons, of what estate or degree soever they be, from the first day of July, which shall be in the year of our Lord God 1536, shall have any power or authority to pardon or remit any treasons, murders, manslaughters, or any kinds of felonies, whatsoever they be; (3) nor any accessaries to any treasons, murders, manslaughters or felonies; (4) or any outlawries for any such offences afore rehearsed, committed, perpetrated, done or divulged, or hereafter to be committed, done or divulged, by or against any person or persons in any part of this realm, Wales, or the marches of the same; (5) but that the King's highness, his heirs and successors, Kings of this realm, shall have the whole and sole power and authority thereof united and knit to the imperial crown of this realm, as of good right and equity it appertaineth; any grants, usages, prescription, act or acts of parliament, or any other thing to the contrary hereof notwithstanding.

No person shall make justices but the King. Hob. 139. a Bulst. 160. II. And be it also enacted by authority aforesaid, That no person or persons, of what estate, degree or condition soever they be, from the said first day of July, shall have any power or authority to make any justices of eyre, justices of assiste, justices of peace, or justices of gaol-delivery; (2) but that all such officers and ministers shall be made by letters patents under the

King's

[535.] Anno vicesimo septimo HENRICI VIII.

King's great seal, in the name and by authority of the King's highness and his heirs Kings of this realm, in all shires, counties, counties, counties palatine, and other places of this realm, Wales, and the marches of the same, or in any other his dominions, at their pleasure and wills, in such manner and form as justices of eyre, justices of assistances of pace, and justices of gaol-delivery, be commonly made in every shire of this realm; any grants, usages, prescriptions, allowances, act or acts of parliament, or any other thing or things to the contrary thereof notwithstanding.

III. And be it further enacted by authority of this present All writs, &c. parliament, That all original writs and judicial writs, and all ma county manner of indictments of treason, selony and trespass, and all be made in manner of process to be made upon the same, in every county the King's palatine, and other liberty within this realm of England, Wales, name. and marches of the same, shall from the said first day of July 4 Inst. 205. be made only in the name of our said sovereign lord the King, and his heirs Kings of England; (2) and that every person or persons having such county palatine, or any other such liberty to make such originals, judicials or other process of justice, shall make the Tisse in the said original writs and judicial, in the name of that same person or persons that have such county palatine or liberty.

IV. And that in every writ and indictment that shall be made within any such county palatine or liberty, after the said first day of July next coming, whereby it shall be supposed any thing to be done against the King's peace, shall be made and supposed to be done only against the King's peace, his heirs and successors, and not against the peace of any other person or persons whatsoever they be; any act of parliament, grant, custom, usage or allowance in eyee before this time had, granted or used, to the contrary notwithstanding.

V. Provided always, That justices of affife, justices of gaol-Justices affigudelivery, and justices of peace, to be made and affigned by the ed within the King's highness within the county palatine of Lancaster, shall county palatine of Lancaster, shall county palatine of Lancaster, in manner and form as hath been accustomed; any thing in this act to the contrary thereof notwithstanding.

VI. Provided also, That all cities, boroughs, and towns corporate within this realm, which have liberty, power and authoporate which rity to have justices of peace, or justices of gaol-delivery, shall have justices still have and enjoy their liberties and authorities in that behalf, after such like manner as they have been accustomed, without any alteration by occasion of this act; any thing in this act, or in any article therein contained to the contrary thereof notwithstanding.

VII. And it is ordained by authority aforesaid, That all Bailiffs and stewards, bailiffs, and other ministers of any liberties or fran-officers of it chises, which in times past have used, or ought to attend upon attend upon the justices of assisted as peace at large in any county, shall be attendant to the justices of they have assisted as a speace at large in any county, shall be attendant to the justices of they have assisted.

, affile, justices of gaol-delivery, and justices of peace of the fame shires wherein such liberties and franchises be, and make due execution of all process to them to be directed, for ministration of justice within such liberties or franchises; (2) and that also all such bailiss, or their deputies or deputy, shall give their attendance and affishance upon the sheriff, together with the sheriffs bailiffs, at all courts of gaol-delivery from time to time, for execution of prisoners according to justice.

Liberties of cities or boroughs not to appear elfewhere.

VIII. Provided always, That the article next above rehearfed shall not in any wife be prejudicial to any stewards, or bailiss of any cities, boroughs or towns corporate fet in any shire of this realm, which have privilege that they should not be compelled to attend or appear out of fuch cities, boroughs or towns wherein they inhabit, but that every fuch city, borough and town corporate, shall use their said privileges and liberties as heretofore hath been accustomed; any thing in any of the articles above rehearled to the contrary thereof notwithstanding.

The King shall have the fines, &c. of bailiffs of liberties.

IX. And it is further enacted by authority aforesaid, That the King our fovereign lord, his heirs and successors, Kings of this realm, from the faid first day of July next coming, shall have all manner of fines, issues, amerciaments and forseitures that shall be lost, forfeit or assessed by or upon any stewards, bailiffs, or any other ministers or officers of any franchises or liberties, for non-execution, mis-execution or insufficient returns of fuch writs, warrants, precepts or other process, which to them, or any of them, or to any their deputy or deputies, shall be directed, or for any contempt, or other misdemeanor whatfoever it be, concerning their offices, in and for the due exe-Fines shall be cution or administration of justice; any grant or allowance, or affested upon other thing to the contrary hereof notwithstanding. (2) And

affelted upon other thing to the contrary necessary necessary the bailiffs of that the amerciaments for infufficient returns of writs, or other insufficient returns, and not upon the

process made by stewards or bailiffs of liberties or franchises, having returns of writs and execution of the same, shall be put and let upon the heads of fuch stewards or bailiffs, and not upon the sheriffs. X. And furthermore it is enacted by authority aforesaid, That purveyors assigned by the King's commission for provisions of his Grace, the Queen and their children, shall and may provide all victuals, corn, and other kinds of things whatfoever it be,

Purveyors may provide within liberties, notwithstanding any grant.

chifes as without; any grants, allowances, or other thing to the contrary or let thereof notwithstanding. XI. Provided always, That such purveyors shall observe the statutes for them provided in every behalf.

according to their commissions, as well within liberties and fran-

2 Inft. 3.

XII. And over this it is ordained by authority aforefaid, That in all such places wheresoever the King's highness in his own most royal person shall come to rest, tarry, abide, or make his repose within this realm, or any his dominions, within liberty or without, there and within the verge limited and accustomed to his Grace's court, during the time of his abode, his Grace's steward, marshal, coroner, and all other his mini-

The King's officers may keep court within the verge, and his clerk of the market only execute his office there.

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Anno vicelimo leptimo HENRICI VIII. *****535.]

sters, shall and may keep their courts for justice, and exercise their offices, as shall appertain to them, according to the laws, statutes and customs of this realm, as well within liberties as without. (2) And that his Grace's clerks of the market, and none other, during the same time, as well within liberties as without, shall exercise the office of clerk of the market; any privilege, grant, allowance or other thing to the contrary hereof notwithstanding.

XIII. Provided alway, That this article next afore rehearfed or any thing therein contained, be not in any wife prejudicial to the city of London, but that the same city shall have and use fuch liberties as they might if this article had never been made.

XIV. And be it also enacted by authority aforesaid, That all All statutes and every statute, act, and acts heretofore made and being in made for sheforce, against sheriffs, their under-sheriffs, bailiffs, or other mini-riffs, under-shers, for making or returning of panels or juries, or for due exe-sheriffs, &c. cution or serving of any writs or other process, or for taking of against stewfees, or for reformation of extortions, or for any other thing or ards and other things concerning their offices, and all pains and penalties con-ministers of tained in every such statute, shall from henceforth be extended to liberties, all stewards, bailists and other ministers and officers of liberties and franchifes, having returns of writs and executions thereof, in like manner, form and condition as they extend to the sheriffs, their under theriffs, bailiffs or other ministers, and as if the faid stewards, bailiffs or other ministers or officers of liberties and franchifes, had been specially and particularly named and rehearfed in fuch statutes.

XV. Provided alway, That this article next above rehearled Stewards and thall not be prejudicial to any steward, bailiffs of franchises, or franchises to their deputy or deputies, or their clerks, for exercising and may enjoy occupying their offices over and above one year; but that they their offices and every of them may keep and occupy their faid offices for above one follong time as they be, or hereafter shall be, given to them, as year. if this article next afore rehearfed had never been made; any of the faid acts to be expounded and taken against them or any of them to the contrary thereof notwithstanding.

XVI. And it is enacted by authority aforesaid, That all such justices to be made as is afore rehearled in this act, shall have authority and power to keep and hold their fessions of peace, and to deliver the same gaols from time to time only within the same liberties and franchises, and in such places, and in none other places, by reason and authority of that commission, and to do and execute all other things within the same, in as ample and large manner, as any other justices of peace and gaol-delivery in any shire within this realm may do, and have authority to do; any act, grant, use, custom and allowance heretofore had, made or used, or any article in this present act made to the contrary notwithstanding.

XVII. Provided always, That all and fingular justices of the stices shall six peace, gaol-delivery and assise, hereafter to be made, named and where comappointed by the King's highness, his heirs and successors, within monly such Vol. IV.

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any have used to be before,

The new fu-

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any liberty, where any fuch justice of peace, gaol-delivery or affize, or any of them, have been made by any person or persons by virtue or authority of any letters patents of the gift or grant of our fovereign lord the King, or his most noble progenitors, Kings of this realm, or otherwise, shall sit and keep their sessions, gaol-delivery, and affizes, only in such place and places as the justices of the said liberties lately have commonly used within the faid liberties. (2) And that no person or persons within the said liberties, or any of them, shall be hereafter in any wife compelled by authority of this act to appear out of the faid liberties before any other justices of affize, gaol-delivery, or of the peace than before such justices as shall be named and affigned to fit and be by the King's highness, his heirs and successors, within the faid liberties in form abovefaid. (3) And that this act shall not extend, or be expounded or taken to any other liberty, privilege or franchise, granted, used or had to any person or persons, other than before in this present act is expressed, and

plainly declared and rehearfed; any thing in this act to the con-

Sir Thomas Englefield, justice of Chester and Flint.

trary notwithstanding, and as if this act had never been made.
XVIII. Provided always, That this act, nor any thing therein contained, be in any wife hurtful or prejudicial unto Sir Thomas Englefield, knight, justice of the county palatine of Chester and Flint, nor to his deputy or deputies, nor to any of them, of, for or concerning the office of justice or justicer of the said county palatine and Flint, nor for or concerning any fees, profits or advantages to the fame office in any manner wife appertaining or belonging; (2) but that the faid Sir Thomes, his deputy and deputies, and every of them, may lawfully have, occupy and exercise the said office, and also receive and take to their own use all manner profits, commodities and advantages to the faid office belonging or appertaining, according to the tenor, purport and effect of fuch letters patents, as before this time were unto the same Sir Thomas made under the seal of the faid county palatine, or under any other feal, by our faid fovereign lord the King that now is, of, for or concerning the faid office and other the premisses, or any parcel thereof, in as ample and large manner as though this act had never been had ne made; any thing in this act contained to the contrary in any wise notwithstanding.

Cities and towns corpohad before.

XIX. Provided alway, That this act, ne any thing therein contained, be in any wife prejudicial or hurtful to any city, borate shall have rough or town corporate, by what name or names soever ther fuch liberties, or any of them be incorporate, and their fuccessors, and the sec. as they had before fuccessors of every of them, of or for any manner of liberties, privileges, customs, ancient usages and franchises; and also of all manner of fines, issues and amerciaments, and forfeitures, which they or any of them have of the grant or grants of our faid fovereign lord the King, or of any of his noble progenitors, Kings of this realm of England; (2) but that the said cities, boroughs and towns corporate, and every of them and their fucceffors, may have, take, levy and enjoy all and every fuch law-

1535.] Anno vicesimo septimo HENRICI VIII.

ful liberties, privileges, franchifes, customs and usages, in as ample and large manner, and in like form and condition, as they and every of them have lawfully taken, used and had the same before the making of this act; any thing in this act to the contrary notwithstanding, and as if this act had never been had ne made.

XX. Provided alway, and be it enacted, That Thomas now The bishop of Ely, and his successors, bishops of Ely, and their tem-Ely poral steward of the isle of Ely for the time being, and every see of them, shall from henceforth be justices of peace within the per said isle, and shall use and exercise all manner of things within the the same isle, that appertaineth or belongeth to any justices of peace within any county of this realm of England to do, exercise and use, by virtue and authority that they be justices of peace, in as ample and large manner as any other justices of peace in any county within this realm have or might do, exercise or use; any thing or things in this act contained to the contrary not-withstanding.

XXI. Provided alway, and be it enacted, That Cuthbert now The bishop of Durham, and his successors, bishops of Durham, and their Dutemporal chancellor of the county palatine of Durham for the his time being, and every of them, shall from henceforth be justices if of peace within the said county palatine of Durham, and shall exercise and use all manner things within the same county palatine, that appertaineth or belongeth to any justice of peace within any county of this realm of England, to do, exercise and use, by virtue and authority that they be justices of peace, in as ample and large manner as any other justices of peace in any county within this realm have, or might do, exercise or use; any thing or things in this act contained to the contrary notwithstanding.

or things in this act contained to the contrary notwithstanding. XXII. Provided alway, and be it enacted, That Edward now Th archbishop of York, and his successors, archbishops of York, and sho their temporal chancellor of the shire and liberty of Hexam, and otherwise called Hextoldsbam, for the time being, and every of for, them, shall from henceforth be justices of peace within the said tok shire and liberty of Hexam, otherwise called Hextoldsbam, and shall exercise and use all manner of things within the said shire and liberty, that appertaineth or belongeth to any justice of peace within any county of this realm of England to do, exercise and use, by virtue and authority that they be justices of peace, in as large and ample manner as any other justice of peace in any county within this realm have, or might do, exercise or use; any thing or things in this act contained to the contrary not-withstanding.

CAP. XXV.

All governors of shires, cities, towns, hundreds, hamlets and parishes, shall find and keep every aged, poor and impotent person, which was born or dwelt three years within the same limit, by way of voluntary and charitable alms in every of the same cities and parishes, &c. with such convenient alms as shall be thought meet by their discretion, so as none of them

shall be compelled to go openly in begging. And also shall compel every sturdy vagabond to be kept in continual labor.
(2) Children under fourteen years of age, and above five, that live in idleness, and be taken begging, may be put to fervice by the governors of cities, towns, &c. to husbandry, or other crafts or labours. (3) A valiant beggar, or sturdy vagabond, shall at the first time be whipped, and sent to the place where he was born or last dwelled by the space of three years, there to get his living; and if he continue his roguin life, he shall have the upper part of the gristle of his right er cut off; and if after that he be taken wandering in idlenes, or doth not apply to his labour, or is not in service with any master, he shall be adjudged and executed as a felon. (4) No person shall make any open or common dole, nor shall give

EXP. 31 Hen. 8. c. 7. 39 Eliz. c. 4.

C A P. XXVI.

any money in alms, but to the common boxes, and common gatherings in every parish, upon pain to forfeit ten times h much as shall be given. (5) There shall be no playing a

Concerning the laws to be used in Wales.

Justice executed in Wales

unlawful games.

in manner as it is in England. 4 Init. 233.

The causes land and Wales. 3 Bulftr. 117.

LBEIT the dominion, principality and country of Wales juffy and righteously is, and ever hath been incorporated, annexed, united and subject to and under the imperial crown of this realm, as a very member and joint of the same, wherefore the King's most royal majesty of meer droit, and very right, is very head, King, lord and ruler; (2) yet notwithstanding, because that in the same country, principality and dominion, divers rights, usages laws and customs be

why a divertifier far discrepant from the laws and customs of this realm, (3) and also the King's sub- speech nothing like, ne consonant to the natural mother tongue used leeds of Eng- within this realm, (4) some rude and innerest the second land and within this realm, (4) some rude and ignorant people have made affinction and diversity between the King's subjects of this realm, and his subjects of the said dominion and principality of Wales, whereby great discord, variance, debate, division, murmur and sedition bath grown between his said subjects; (5) his Highness therefore of a singular zeal, love and favour that he beareth towards his subjects of his faid dominion of Wales, minding and intending to reduce them to the perfect order, notice and knowledge of his laws of this his realm, and utterly to extirp all and fingular the finister usages and customs differing from the same, and to bring the said subjects of this his realm, and of his said dominion of Wales, to an amicable concord and unity, hath by the deliberate advice, consent and agreement of the lords spiritual and

Palmer 15. thall enjoy all liberty as

temporal, and the commons, in this present parliament assembled, and by the authority of the same, ordained, enacted and established, That his said country or dominion of Wales, shall born in Wales be, stand and continue for ever from henceforth incorporated, united and annexed to and with this his realm of England; (6) and that all and fingular person and persons, born and to be born in the said principality, country or dominion of Wales, sall

have, enjoy and inherit all and fingular freedoms, liberties, other subjects rights, privileges and laws within this his realm, and other the in England do. King's dominions, as other the King's subjects naturally born within the same have, enjoy and inherit.

II. And that all and singular person and persons inheritable The laws of to any manors, lands, tenements, rents, reversions, services or England shall other hereditaments, which shall descend after the feast of All- be used in Wales. Saints next coming, within the faid principality, country or Dyer, 113. dominion of Wales, or within any particular lordship, part or Plowd. 120. parcel of the faid country or dominion of Wales, shall for ever, from and after the faid feast of All-Saints, inherit and be inheritable to the same manors, lands, rents, tenements, reversions and hereditaments, after the English tenure, without division or partition, and after the form of the laws of this realm of England, and not after any Welch tenure, ne after the form of any Welch laws or customs; (2) and that the laws, ordinances and statutes of this realm of England, for ever, and none other laws, ordinances, ne statutes, from and after the said feast of All-Saints next coming, shall be had, used, practised and executed in the faid country or dominion of Wales, and every part thereof, in like manner, form and order, as they be and shall be had, used, practised, and executed in this realm, and in such like manner and form as hereafter by this act shall be further established and ordained; any act, statute, usage, custom, precedent, liberty, privilege, or other thing had, made, used, granted or suffered to the contrary in any wise notwithstanding.

III. And forasmuch as there be many and divers lordships marchers, Lordships within the said country or dominion of Wales, lying between the shires marchers, and of England and the shires of the said country or dominion of Wales, the disorders and being no parcel of any other shires where the laws and due correction is used and had, by reason whereof hath ensued, and hath been practifed, perpetrated, committed and done, within and among the faid lordships and countries to them adjoining, manifold and divers detestable murders, brenning of kouses, robberies, thests, trespasses, routs, riots, unlawful affemblies, embraceries, maintenances, receiving of felons, oppressions, ruptures of the peace, and manifold other malefacts, contrary to ail laws and justice; and the said offenders thereupon making their refuge from lordship to lordship, were and continued without punishment or correction; (2) for due reformation where-of, and forasmuch as divers and many of the said lordships marchers be now in the hands and possession of our sovereign lord the King, and the smallest number of them in the possession of other lords, it is therefore enacted by the authority aforesaid, that divers of the said lordships marchers shall be united, annexed and joined to divers of the shires of England, and divers of the said lorships marchers shall be united, annexed and joined to divers of the shires of the said country or dominion of Wales, in manner and form hereafter following; (3) and that all the residue of the said lord-Lordships ships marchers within the said country or dominion of Wales, marchers di shall be severed and divided into certain particular counties or vided into shires, that is to say, the county or shire of Monmouth, the shires.

Monmouth and the towns within the same.

county or shire of Brecknock, the county or shire of Radnor, the county or shire of Montgomery, the county or shire of Denbigh; The county of (4) and that the lordships, townships, parishes, commotes and cantreds of Monmouth, Chepflow, Matherne, Llanvihangel, Magour, Goldecliffe, Newport, Wenllonge, Llanwerne, Caerlion, Ufk, Treleck, Tintern, Skynfreth, Gronsmont, Wite-castle, Reglan, Calicote, Biston, Abergevenny, Penrose, Grenefield, Maghen and Hochuystade in the country of Wales, and all and singular honours, lordships, castles, manors, lands, tenements and hereditaments, lying or being within the compass or precinct of the said lordships, townships, hamlets, parishes, commotes and cantreds, and every of them, in whose possession soever they be or shall be, and every part thereof, shall stand and be from and after the said seast of All-Saints guildable, and shall be reputed, accepted, named and taken as parts and members of the said shire of Monmouth; (5) and that the faid town of Monmouth shall be named, accepted reputed, used, had and taken, head and shire-town of the said county or shire of Monmonth; (6) and that the sheriffs county or shire-court of and for the said shire and county of Monmouth, shall be holden and kept one time at the said town of Monmouth, and the next time at the town of Newport, in the same county or shire, and so to be kept in the same two towns alternis vicibus, and according to the laws of this realm of England for ever, and in none other places. IV. And it is further enacted by the authority aforefaid, That

Actions for things to be fued in the county of Monmouth. Savil 12. 2 Roll. 29. The King's justices may acounty of Monmouth, and all other process. The inhabitants of the county of Monmouth obedient to ficers and laws.

lands or other all actions reals that hereafter shall be conceived, perpetrated or fued for any lands, tenements or hereditaments, or any other thing within the said county or shire of Monmouth, and all actions personals within the same shire or county of the sum or above, and all actions mixt, shall be sued by original writ out of the King's high court of chancery in England, (2) and heard, determined and tried before the King's spirities in England. ward venire land, or by affise or nist prius within the said county of Monmouth, facias into the in such like manner, form and wise, as all other actions reals, personals, and actions mixt, be sued, heard, determined and tried in or for any shire of this realm of England; (3) and that the King's justices of his bench, or of his common bench of Westminster, shall have full power and authority to direct all manner process to the sheriff and all other officers of the said county of Monmouth, (4) and also to direct writs of venire facias to the same sheriff, for the trial of every issue joined before them; the King's of- (5) and also to award commissions of niss prius into the said county of Mormouth, for the trial of fuch issues joined before them, in like manner and form as they do into every shire of this realm of England; (6) and all and every the King's subjects and inhabitants within the said county of Monmouth, shall be for ever, from and after the said seast of All-Saints, obliged and bounden to be obedient and attendant to the lord chancellor of England, the King's justices, and other of the King's most honourable council, and unto all laws, customs, ordinances and statutes of this realm of England, in like manner, form and wife, as all other the King's subjects within every shire of this realm of Eng-

land be obliged and bounden; any act, statute, usage, custom, liberty, privilege, or any other thing to the contrary in any wife notwithstanding; (7) and that the sheriff of the said county shall hold plea of replegiare, and all other suits and plaints under forty shillings, in his county or shire-court, in like manner and form as all other theriffs do within this realm of England; (8) and that the sheriff, escheators and coroners, that hereafter shall be The sheriffs within the faid county or shire of Monmouth, shall be obliged and escheators and bounden to execute all the King's processes, and to make of Mondue returns thereof, and to use and exercise their offices according to the laws and statutes of this realm of England, in all and every thing as the sheriffs, escheators and coroners be obliged and bounden to do in all and every other shire of this realm of England; (9) and that the sheriffs and escheators of the said shire or county of Monmouth, that hereafter shall be appointed by our sovereign lord the King, make their accounts for their faid offices in the King's exchequer in England, in like manner and form as other sheriffs and escheators do within this realm of England, and upon fuch like pain and penalty as is upon other sheriffs and escheators in every other shire within this realm of

V. And it is enacted by the authority aforesaid, That the lord-Brecknockships, townships, parishes, commotes and cantreds of Breck-shire.

nock, Cretkhowel, Tretowre, Penkelley, English-talgarth, Welsh-talgarth, Dynas, the Haye, Glynebogh, Broyulles, Cantercely, Lando, Blaynllinby, Estrodew, Buelthe and Lingros, in the said country or dominion of Wales, and all and fingular honours, lordships, castles, manors, lands, tenements and hereditaments, lying or being within the compass or precinct of the said lordships, parishes, commotes and cantreds, or any of them, in whose possession soever they be or shall be, and every part thereof, shall stand and be for ever, from the said feast of All-Saints, guildable, and shall be reputed, accepted, named and taken as parts and members of the faid county or shire of Brecknock; (2) and that the faid town of Brecknock shall be named, accepted, reputed, used, had and taken, head and shire-town of the said shire or county of Brecknock; (3) and that the shire-court or county of and for the faid shire or county of Brecknock, shall be

holden and kept in the faid town of Brecknock. VI. And it is enacted by the authority aforesaid, That the Radnorshire.

lordships, townships, parishes, commotes and cantreds of New Radnor, Elistherman, Elue-les, Bongbred, Glasebery, Glawdistre, Mihelles Church, Meleneth, Blewagh, Knighton, Norton, Preston, Commothuder, Rayder, Gwethrongon and Stenage in the faid country of Wales, and every of them, and all and fingular honours, lordships, castles, manors, lands, tenements and hereditaments, lying or being within the compass or precinct of the said lordships, townships, parishes, commotes and cantreds, or any of them, in whose possessions soever they be or shall be, and every part thereof, shall stand and be for ever, from the said feast of All-Saints, guildable, and shall be reputed, accepted, named and taken as parts and members of the faid county or shire of Rad- The county

eourt of Rad-nor; (2) and that the said town of New Radnor shall be named, nor.

accepted, reputed, used, had and taken head and shire-town of Astered by 34 the said county or shire of Radnor; (3) and that the shire-court f. 118.

or county of and for the said county or shire of Radnor, shall be

or county of and for the said county or shire of Radnor, shall be holden and kept one time at the said town of New Radnor, and the next time at the town of Rothergowy in the same county or shire, and so to be kept in the said two towns alternis vicibus for ever, and in none other place.

VII. And it is enacted by the authority aforesaid, That the

Mountgomerythire.

lordships, townships, parishes, commotes and cantreds of Mountgomery, Kedewenkerry, Cawrsland, Aruslely, Keviliock, Deythur, Powesland, Clunesland, Balesley, Tempester and Alcester, in the said country of Wales, and every of them, and all and singular honours, lordships, castles, manors, lands, tenements and hereditaments, lying or being within the compass or precinct of the said lordships, parishes, townships, commotes and cantreds, or in any of them, in whose possession soever they be or shall be, and every part thereof, shall stand and be for ever, from the said feast of All-Saints, guildable, and shall be reputed, accepted, named and taken, as parts and members of the said county or shire of Mountgomery; (2) and that the said town of Mountgomery shall be named, accepted, reputed, used, had and taken head and shire-town of the said county of Mountgomery; (3) and that the county or shire-court of and for the said county or shire of Mountgomery, shall be holden and kept the first time at the said town of Mountgomery, and the next time at the

town of *Maghenleth*, in the same shire or county, and so to be kept in the same two towns alternis vicibus for ever, and in none

Denbighfire. VIII. And also it is enacted by the authority aforesaid, That Altered as to the lordships, townships, parishes, commotes and cantreds of Molesdale by Denbighland, Ruthin, Saint Tassee, Kinllethowen, Bromfilde, Yale, Chirke and Chirkeland, Molesdale and Hopesdale, in the said country of Wales, and every of them, and all and singular honours,

lying or being within the compass or precinct of the said lordships, townships, commotes and cantreds, or any of them, in whose possession soever they be or shall be, and every part thereof, shall stand and be for ever, from the said seast of All-Saints, guildable, and shall be reputed, accepted, named and taken as parts and members of the said county or shire of Denbigh; (2) and that the said town of Denbigh shall be named, accepted, reputed, used, had and taken head and shire-town of the county

lordships, castles, manors, lands, tenements and hereditaments,

or shire of *Denbigh*; (3) and that the county or shire-court of and for the said county or shire of *Denbigh*, thall be holden and kept the first time at the said town of *Denbigh*, and the next time at the town of *Wrixham* in the said shire or county, and so to be kept in the same two towns alternis vicibus for ever, and in none

The King shalf IX. And for a finite as the counties and shires of Brecknock, Radhave a channor, Mountgomery and Denbigh, be far distant from the sity of London, where the laws of England be commonly used, ministered,

other place.

exercised and executed; and for that the inhabitants of the said shires of chequer at Brecknock, Radnor, Mountgomery and Denbigh, be not of Substance, pow- Brecknock, er and ability to travel out of their countries to seek the administration of Denbigh.

Justice; (2) it is therefore enacted by the authority aforesaid,

That the King our sovereign lord shall have one chancery and exchequer at his castle of Brecknock, and one other at his town and scattle of Denbigh; (3) and that the theriffs, escheators, and other officers accomptants of the counties of Brecknock, Radner, Mountgomery and Denbigh, from and after the said feast of All-Saints, shall be yearly appointed by our sovereign lord the King, for and within every of the said shires of Brecknock, Radnor, Mount- The accounts gomery and Denbigh; (4) and that the sheriffs, escheators and of the sheriffs, other officers accomptants of the counties of Brecknock and Rade of Cheators and wor, from and after the said feast of All-Saints, shall yearly make their accompts before the King's auditors, and such chamberlain or baron of the said exchequer, as shall be thereunto appointed by our said sovereign lord the King, in such like manner and form as sheriffs, escheators and other officers accomptants do yearly make their accompts in the King's exchequer at Westminster within this realm of England. (5) And that the sheriffs, escheators, and other officers accomptants of the counties of Mountgomery and Denbigh, from and after the faid feast of All-Saints, shall yearly make their accompts before the King's auditors, and such chamberlain or baron of the said exchequer, as shall be thereunto appointed by our said sovereign lord the King, in such like manner and form as sheriffs, escheators and other officers accomptants do yearly make their accompts in the

King's exchequer at Westminster, within this realm of England.

X. And that justice shall be ministered, used, exercised and Justice used in executed unto the King's subjects and inhabitants in every of Radnor, Radnor, Padage Manufacturer and Denbish. the faid shires of Breeknock, Radner, Mountgomery and Denbigh, Mountgome-according to the laws and statutes of this realm of England, ry, and Denand according to such other customs and laws now used in high. Vaughan Wales aforesaid, as the King our sovereign lord and his most ho-417. nourable council shall allow and think expedient, requisite and necessary, by such justicer or justicers as shall be thereunto appointed by our faid fovereign lord the King, and after such form and fashion as justice is used and ministred to the King's subjects within the three shires of North Wales.

XI. And also it is enacted by the authority asoresaid, That Townsannexthe lordships, towns, parishes, commotes, hundreds and can-ed to the courtreds of Ofwester, Whetington, Masbroke, Knoking, Ellesmer, Downe ty of Salop. and Churbury hundred in the marches of Wales aforefaid, and every of them, and all and fingular honours, lordships, castles, manors, towns, hamlets, lands, tenements and hereditaments lying or being within the compass or precinct of the said lordships, towns, parishes, commotes, hundreds and cantreds, or any of them, in whose possession foever they be or shall be, and every part thereof, shall stand and be for ever, from and after the said feast of All-Saints guildable, and shall be united, annexed and joined to and with the county of Salop, as a member, part

part or parcel of the same; (2) and that the said lordships of

bers, shall be taken, named and known by the name of the

Oswester hun- Ofwester, Whetington, Masbroke and Knoking, with their memdred in the county of Sa-hundred of Ofwester in the county of Salop; and the inhabi-lop. tants thereof shall be attendant and do every thing and things

at every sessions, assis and gaol-delivery, to be holden within the county of Salop, as the inhabitants of all other hundreds do within the said county of Salop, according to the laws of this realm of England. (3) And that the lordship of Ellesmer, with Ellesmer in Pymhill hun- the members of the same, shall be united, joined and knit to dred. the hundred of Pymbill in the county of Salop, and shall be ta-

Downe in Churbury hundred.

thing and things with the inhabitants of the faid hundred of Pymbill, as the inhabitants of the same hundred now do and use, according to the laws of this realm of England. (4) And that the lordship of Downe, with the members, shall be united, joined and knit to the hundred of Churbury in the county of Salop; and that the inhabitants of the faid hundred of Churbury and lordship of Downe shall be attendant and do every thing and things at every fessions, assise and gaol-delivery, to be holden within the faid county of Salop, as the inhabitants of all other hundreds do within the faid county of Salop, according to the laws of this realm of England. (5) And that the said hundred of Churbury, after the said feast of All-Saints, nor the said hundred of Ofwester, nor yet the lordship of Ellesmer, shall be in no wife otherwise privileged, nor have no other liberty nor privilege, but as hundreds united, annexed and knit to the faid

ken, named and known to be parcel of the same hundred; and the inhabitants thereof shall be attendant and do every

Towns annex—XII. And that the lordships, towns, parishes, commotes, edto the county of Salap, as other hundreds be within the said county.

Towns annex—XII. And that the lordships, towns, parishes, commotes, edto the county of Here-store.

Wynsorton, Yerdesley, Huntington, Whytney, Wygmore, Logharmeys and Stepulton, in the said marches of Wales, and every of them, and all and singular honours, lordships, castles, manors, lands, tenements and hereditaments, lying or being within the commote or precipal of the said lordships, towns, parishes, comcompass or precinct of the said lordships, towns, parishes, commotes, hundreds and cantreds, or any of them, in whose posfession soever they be or shall be, and every part thereof, shall stand and be for ever, from and after the said feast of All-Saints, guildable, and shall be united, annexed and joined to and with the county of Hereford, as a member, part or parcel of the same county of Hereford; (2) and that the lordships of Wygmore and Logharneys, with their members, shall be taken, named and known by the name of the hundred of Wygmore in the county of Hereford aforesaid; and that the inhabitants thereof shall be attendant and do every thing and things at every sessions, assise and gaol-delivery, to be holden within the faid county of Hereford, as the inhabitants of all other hundreds do within the said county of Hereford, according to the laws of this realm of England. (3) And that the whole lordship of Ewyas Lacy, with the members, shall be taken, named and known by the name

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name of the hundred of Ewyas Lacy, within the faid county of Hereford; and the inhabitants thereof shall be attendent and do every thing and things at every festions, assis and gaol-delivery, to be holden within the said county of Hereford, as the inhabitants of all other hundreds do within the said county of Hereford, according to the laws of this realm of England. (4) And that the lordship of Ewyas Harold, with the members, shall be united, joined and knit to the hundred of Webtree in the faid county of Hereford, and shall be taken, named and known to be parcel of the said hundred of Webtree; and the inhabitants thereof shall be attendant and do every thing and things with the inhabitants of the same hundred of Webtree, as the inhabitants of the same hundred now do, according to the laws of this realm of England. (5) And that the lordships of Clifford, Wynforton, Yerdesley, Whitney and Huntington, with their members, shall be taken, named and known by the name of the hundred of Huntington, within the county of Hereford aforesaid, and that the inhabitants thereof shall be attendant and do every thing and things at every sessions, assise and gaol-delivery, to be holden within the faid county of Hereford, as the inhabitants of all other hundreds do within the faid county of Hereford, according to the laws of this realm of England. (6) And that the faid hundred of Wygmore, with the members, and the said hundred of Ewyas Lacy, and the said hundred of Huntington, and the said lordship of Ewyas Harold, annexed unto the hundred of Webtree, after the said feast of All-Saints, shall be in no wife otherwise privileged, nor have no other liberty, franchises, nor privilege, but as hundreds united and annexed to the said county of Hereford, and as other hundreds be within the said coun-

ty of Hereford. XIII. And that the lordships, towns and parishes of Wol- Towns in the lassone, Tidnam and Bechley, in the said marches of Wales, and marches of all honours, lordships, castles, manors, lands, tenements and ed to the hereditaments, lying or being between Chepstow bridge in the county of said marches of Wales and Gloucestersbire, in whose possession Gloucester. foever they be or shall be, and every part thereof, shall stand and be guildable from and after the said feast of All-Saints, and shall be united, annexed and joined to and with the said county or thire of Gloucester, as a member, part or parcel of the same. (2) And that the said lordships, towns, and parishes of Wol-Instance, Tidnam and Bechley, and all honours, lordships, castles, manors, lands, tenements and hereditaments, lying or being between Chepstow bridge and the shire of Gloucester, as is aforesaid, shall be united, joined and knit to the hundred of Wese-bery within the said shire of Gloucester, and shall be taken, named and known to be part and parcel of the same hundred, and the inhabitants thereof shall be attendant and do every thing and things with the inhabitants of the faid hundred of Wesebery, as the inhabitants of the same hundred now do, according to the laws of this realm of England. (3) And that the faid lordships of Wollastone, Tidnam and Becheley, after the said foall

feast of All-Saints, shall be in no wife privileged, nor have any other liberty, franchife, ne privilege, but as parcel of the faid hundred of Wesebery in the said county of Gloucester. XIV. And that the lordships, towns, parishes, commotes,

Towns annex-

ed to the coun-hundreds and cantreds of Gowerkilvy, Bishops Town, Landaffe, ty of Glamor- Singhnithe supra, Singhnithe subtus, Maskin, Ogmore, Glynerothe-ney, Tallagarney, Ruthien, Tallavan, Lanblethyan, Lantwid, Tyer-yal, Avan, Nethe, Landewey, and the Clays in the said country of Wales, and every of them, and all honours, lordships, castles, manors, lands, tenements and hereditaments, lying or being within the compass or precinct of the said lordships, towns, parishes, commotes, hundreds and cantreds, or any of them, in whose possession soever they be or shall be, and every part thereof, shall stand and be guildable for ever from and after the faid feast of All-Saints, and shall be united, annexed and joined to and with the county of Glamorgan, as a member, part or parcel of the same. (2) And that the said shire of Glamorgan and Mordonnoke, and all the aforesaid lordships, towns, parishes, commotes, hundreds, and cantreds, united and annexed to the faid county of Glamorgan, shall from and after the said feast of All-Saints be reputed, named, accepted and known by the name and shire of Glamorgan only, and by none other name.

Justice executed in Glamorganshire.

XV. And that from and after the faid feast of All-Saints, justice shall be ministred and executed to the King's subjects and inhabitants of the said county of Glamorgan, according to the laws, customs and statutes of this realm of England, and after no Welch laws, and in such form and fashion as justice is ministred and used to the King's subjects within the three shires of North Wales.

Towns annexty of Kayermarthen.

XVI. And that the lordships, towns, parishes, commotes, ed to the coun-hundreds and cantreds of Lanemthevery, Abermerlese, Kedwely, Eskenning, Cornewolthou, Newcastle, Emel, Abergoyly, in the said country of Wales, and every of them, and all honours, lordships, castles, manors, lands, tenements and hereditaments, lying or being within the compals or precinct of the laid lordships, towns, parishes, commotes, hundreds and cantreds, or any of them, in whose possession soever they be or shall be, and every part thereof, shall stand and be guildable for ever, from and after the said feast of All-Saints, and shall be united, annexed and joined to and with the county of Kayermarthen, as a member, part or parcel of the same; (2) and that from and after the said feast of All-Saints, justice shall be ministred and executed to the King's subjects and inhabitants of the said county of Kayermarthen, according to the laws, customs and statutes of this realm of England, and after no Welch laws, and in such form and fashion as justice is ministred and used to the King's subjects within the three shires of North Wales,

Towns annexty of Pembroke.

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XVII. And that the lordships, towns, parishes, commotes, ed to the coun-hundreds and cantreds of Haversordwest, Kilgarran, Lansteffan, Langeharne, otherwise called Tallangherne, Walwynscassle, Dewsland, Lannehadein, Lanfey, Herberth, Slebeche, Rosmarket, Castel-

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lan and Landofleure, in the said country of Wales, and every of them, and all honours, lordships, castles, manors, lands, tenements and hereditaments, lying and being within the compass or precinct of the said lordships, towns, parishes, commotes, hundreds and cantreds, or any of them, in whose possession soever they be or shall be, and every part thereof, shall stand and be guildable for ever, from and after the said feast of All-Saints, and shall be united, annexed and joined to and with the county of *Pembroke*; (2) and that from and after the faid feast of *All-Saints*, justice shall be ministred and executed to the King's subjects and inhabitants of the said county of Pembroke, according to the laws, customs and statutes of this realm of England, and after no Welch laws, and in such form and fashion as justice is ministred and used to the King's subjects within the three shires of North Wales.

XVIII. And that the lordships, towns, parishes, commotes, Towns annexhundreds and cantreds of Tregaron, Glenergine, Landway, Ureny, ed to the coun-in the faid country of Wales, and every of them, and all ho-ty of Cardi-nours, lordships, castles, manors, lands, tenements and he-gan. reditaments, lying or being within the compass or precinct of the faid lordships, towns, parishes, commotes, hundreds and cantreds, or any of them, in whose possession soever they be or shall be, and every part thereof, shall stand and be guildable for ever, from and after the said feast of All-Saints, and shall be united, annexed and joined to and with the county of Cardigan, as a member, part and parcel of the same; (2) and that from and after the faid feast of Atl-Saints, justice shall be ministred and executed to the King's subjects and inhabitants of the said county of Cardigan, according to the laws, customs and statutes of this realm of England, and after no Welch laws, and in fuch form and fashion as justice is ministred and used to the King's subjects within the three shires of North Wales.

XIX. And that the lordflip, town, and parish of Mouthway, Towns annexin the said country of Wales, in whose possession foever it be, ed to the country and all lands, tenements and hereditaments now lying or being ty of Meriowithin the compass or precinct of the said lordship, town and and parish of Mouthway, or any of them, in whose possession foever they be or shall be, and every part thereof, shall stand and be guildable for ever, from and after the faid feast of All-Saints, and shall be united, annexed and joined to and with the county of Merioneth in North-Wales, as a commote, member, part or parcel of the same.

XX. Also be it enacted by the authority aforesaid, That all Sessions, justices, commissioners, sheriffs, coroners, escheators, stewards, courts, leets, and their lieutenants, and all other officers and ministers of the kept in the law, shall proclaim and keep the sessions courts, hundreds, leets, English theriffs courts, and all other courts in the English tongue; and tongue. all oaths of officers, juries, and inquests, and all other affida-vits, verdicts and wagers of law, to be given and done in the English tongue; (3) and also that from henceforth no person or persons that use the Welch speech or language, shall have or en-

joy any manner office or fees within this realm of England, Wales, or other the King's dominion, upon pain of forfeiting the same offices or sees, unless he or they use and exercise the English speech or language.

XXI. And it is further enacted by the authority aforesaid,

shall put every mifruled perfon under common mainprise.

c. 26.

These sheriffs.

That it shall be lawful to the sheriff of every of the aforesaid shires of Monmouth, Brecknock, Radnor, Montgomery and Denbigh, and every of them, to put every misruled and suspect per-34 & 55 H. 8. fon within their sheriffwick, under common mainprise and surety of their personal appearance, as the sheriffs do within every of the three shires of North Wales; (2) and that the recognizances of such common mainprise and surety of appearance taken before any of the faid sheriffs, shall be as good and effec-

Certificate of recognizance in Monmouth.

tual as if it were taken by any justice of record.

XXII. And that the sheriff of the county of Monmouth shall certify such recognizances, common mainprise or surety of appearance, at every quarter-fessions, before the justices of the peace of the said county of Monmouth; (2) and that every person or persons within the said county of Monmouth, put under common mainprise, and bound to his personal appearance, shall keep their personal appearance at the sessions holden within the said shire of Monmouth, next after the clause of Easter, and at the sessions to be holden within the said shire next after the feast of Saint Michael the archangel, until such time that they be thereof released after the form of the law.

Certificate of recognizances.

XXIII. And that every of the sheriffs of the said counties of Brecknock, Radnor, Mountgomery and Denbigh, and every of them, shall certify such recognizances, common mainprise or surety of appearance by them taken, before such justice as shall be appointed by our fovereign lord the King within every of the faid shires, at every sessions to be holden in any of the said shires before the same justice.

Appearance of them which are bound.

XXIV. And that every person and persons within the said counties of Brecknock, Radnor, Mountgomery and Denbigh, and also within the abovenamed counties of Glamorgan, Kayermorthen, Pembroke and Cardigan, or any of them, put under common mainprise, and bound to his or their personal appearance, as well by the aforefaid sheriffs, as by the justices of any of the faid counties, shall keep their appearances before the faid justices at every fessions within the said counties to be holden, in fuch like manner and form as is used in the three shires of North Wales.

XXV. And for that the lords marchers before this present par-Lord marcher AAV. And so, that the lords marchers before this present par-thall have half liament have used to put their tenants within their lordships marchers, the forfeiture under such a section pair total tenants within the the forfeiture under such common mainprise and surety of appearance, and have had of his tenants. the forseitures thereof, which for ever from and after the said scass Farther proving of All-Saints, shall utterly cease and determine: (2) therefore some relating be it enacted by the authority aforesaid, That after the said hereto, 1 & 2 feast of All-Saints, every lay and temporal person now being a Ph. & M. c. lord marcher, shall have the moiety or half of every forseiture and all and every common mainprise recognizance for the peace. 15. f. 5. Co. pl. f. 534. of all and every common mainprife, recognizance for the peace

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or appearance, forfeited by any of their tenants inhabiting within any of their lordships marchers; (3) and they to be paid the same moiety or half by the hands of the sheriffs of every of the same counties where such forfeitures shall be, if the sheriff can levy the same; (4) and the same sheriff to account to our sovereign lord the King for the other half or moiety, in such

exchequer as they be bound to be accomptant.

XXVI. Be it further enacted by the authority aforesaid, Commissions That immediately upon the prorogation or diffolution of this to divide the present parliament, the lord chancellor of England shall direct into hundreds. the King's commission under his Grace's great seal, to such into hundreds. persons as to him shall be thought convenient, to enquire and view all the faid shires of Kayermarthen, Pembreke, Cardigan, Monmouth, Brecknock, Radnor, Mountgomery, Glamorgan and Denbigh, and every part and parcel of them; and upon such view and fearch, to divide them and every of them into fo many hundreds as they shall think most meet and convenient; (2) and the hundreds so divided shall return and certify with the faid commission into the high court of chancery before the said feast of All-Saints, and the same to remain of record, and to be of such force and effect as it were by act of parliament; (3) and that the said hundreds, after the said certificate, shall be used and taken as other hundreds be in every other shire within this realm of England.

faid, That immediately after the prorogation or dissolution of to inquire the this present parliament, the lord chancellor of England shall laws and cudirect the King's commission under his Grace's great seal to Wales. such persons as to him shall be thought convenient, to enquire and fearch out, by all ways and means that they can, all and fingular laws, usages and customs used within the said dominion and country of Wales; (2) and the same shall return and certify to the King's highness, and his most honourable council, before the faid feast of All-Saints next coming; (3) and that upon deliberate advice thereof had and taken, all such laws, usages and customs as the King's highness and his said most honourable council shall think expedient, requisite and necessary to be had, used and exercised in the before rehearsed shires, or any of them, or in any other shire of the dominion or country of Wales, shall stand and be of full strength virtue and effect, and shall be for ever inviolably observed, had, used and

executed in the same shires, as if this act had never been had ne made; any thing in the same act contained to the contrary in any wise notwithstanding.

XXVIII. And it is further enacted by the authority aforesaid, Two knights

be holden and kept for this realm, two knights shall be chosen Monmouth, and elected to the same parliament for the shire of Monmouth, and one bur-and one burgess for the borough of Monmouth, in like manner, town. form and order, as knights and burgesses of the parliament be

elected and chosen in all other shires of this realm of England,

XXVII. Furthermore it is enacted by the authority afore- Commissions

That for this present parliament, and all other parliaments to for the shire of

(2) and that the same knights and burgesses shall have like dignity, preeminence and privilege, (3) and shall be allowed such sees, as other knights and burgesses of the parliament have been allowed; (4) and the knights sees to be levied, perceived, received, gathered and paid in such manner, form and order, as such sees be gathered, levied, perceived, received and paid in other shires of this realm of England; (5) and the burgesses sees to be levied as well within the borough of Monmouth as within all other ancient boroughs within the said shire of Monmouth.

Knights and burgeffes for the parliament in Wales, and their fees. AXIX. And that for this present parliament, and all other parliaments to be holden and kept for this realm, one knight shall be chosen and elected to the same parliaments for every of the shires of Brecknock, Radnor, Mountgomery and Denbigh, and for every other shire within the said country or dominion of Wales; (2) and for every borough being a shire town within the said country or dominion of Wales, except the shire town of the foresaid country of Merioneth, one burges; (3) and the election to be in like manner, form and order, as knights and burgesses of the parliament be elected and chosen in other shires of this realm; (4) and that the knights and burgesses, and every of them, shall have like dignity, preeminence and privilege, and shall be allowed such sees, as other knights of the parliament have and be allowed; (5) and the knights fees to be levied and gathered of the commons of the shire that they be elected in; (6) and the burgesses sees to be levied and gathered as well of the boroughs and shire-towns as they be burgesses of, as of all other ancient boroughs within the same shires.

Lords marchers shall keep their liberties. XXX. And it is further enacted by the authority aforesaid, That all and every lay and temporal person and persons, now being lords marchers, and having any lordships marchers or lordships royal, shall from and after the said seast of All-Saints have all such myses and profits of their tenants, as they have had or used to have at the first entry into their lands in times

Farther provisions relating hereto, 1&2Ph.&M. c.15.f.6. had or used to have at the first entry into their lands in times past, (2) and also shall have, hold and keep, within the precinct of their lordships, courts baron, court bets and law-days and all and every thing to the same courts belonging; (3) and also shall have within the precinct of the said lordships or law-day, waife, straife, infanthef, outfanthef, treasuretrove, deodands, goods and chattels of felons, and of persons condemned or outlawed of felony or murder, or put in exigent for felony or murder, and also wreck de mer, wharfage and customs of strangers, as they have had in times past, and as though such privileges were granted unto them by our sovereign lord the King by point of charter, any thing in this present act to the contrary notwithstanding.

The customs of North Wales and the county palatine of Lancaster izved,

XXXI. Provided alway, That this present act, nor any thing therein contained, shall take away or derogate any laws, usages or laudable customs now used within the three shires of North Wales; (2) nor shall not deprive nor take away the whole liberties of the duchy of Lancaster, but that the said liberties shall

shall continue and be used in every lordship, parcel of the said duchy, within the dominion and country of Wales, as the liberties of the faid duchy, be used in shire ground, and not

county palatine, within this realm of England.

XXXII. Provided also, That this act, nor any thing therein contained, do not extend nor be prejudicial to any person or persons, to avoid any patent, joint patent of any office sees, A reservation annuities or reversion of any office fees or annuities to them of patents, granted for term of their life or lives, by our sovereign lord the King, or by any other person or persons, either for the using, exercising or occupying any manner of office or other-wise; (2) but that they shall have and enjoy their said fees, and all other offices or constableships, porterships, steward-ships of leets, law-days, court barons and other offices, being not repugnant against this act; (3) and in case any such offices be repugnant against this act, that then the grantees to have and enjoy their fees during their life or lives; any article or clause in this present act to the contrary in any wise notwithstanding.

XXXIII. Provided also, That this act, nor any thing therein contained, be not in any wife prejudicial to the right honourable Henry earl of Worcester, for the exercising, using and oc- Earl of Wor. cupying of the office of the justice of the whole county of Gla-cester justice morgan; any thing in this present act contained to the contrary of Glamorgan

in any wise notwithstanding.

XXXIV. Provided also, That this act, nor any thing therein contained, extend not to deprive, take away or derogate any other acts before this time made for the trial of treason, mur- 26 H. 8. c, 6, der or felonies, or accessaries of the same, committed and done in any lordship marcher in Wules, in the next shires of England

adjoining to the said lordship marcher.

XXXV. Provided alway, That lands, tenements and hereditaments lying in the said country and dominion of Wales, which have been used time out of mind, by the laudable customs Lands of the faid country, to be departed and departable among issues partable. and heirs males, shall still so continue and be used in like form, fashion and condition, as if this act had never been had nor made; any thing in this act to the contrary thereof notwith-

XXXVI. Provided also, and be it enacted by the authority aforesaid, That the King's highness, notwithstanding this act, or any thing therein contained, shall have power and authority, The King for the term of three years next after the end and dissolution may suspend of this present parliament, to suspend for such time as shall or revoke this please his Grace, or utterly to repeal, revoke and abrogate, this statute, whole act or any part thereof, from time to time, as shall stand with his most gracious pleasure, so that every such suspending, repeal and revocation from time to time, as often as any fuch case shall happen, shall be made in writing under the great seal of England, and be annexed to the roll of this present parliament wherein this act shall be inrolled, and proclamations Yor, IV. Dd thers-

thereupon to be made in every shire within the said country and dominion of Wales; (2) and that every such suspending, repeal and revocation, so to be had and made by the King's highness, shall be as good and effectual to all intents and purposes, as if the same had been done by authority of this present parliament; this act, or any thing therein contained to the contrary thereof notwithstanding.

XXXVII. And where by this present act there is appointed one

The King may erect in Wales so many courts and justices,

chancery and one exchequer at Brecknock, and another chancery and exchequer at Denbigh, it is enacted by authority aforesaid, That the King's highness, from time to time, within the term of five years next after the end of this parliament, for due ministration of justice in the said country of Wales, shall have power &c. as he will and authority to erect, make and ordain such court or courts, and so many courts of record, and such and so many justices, ministers, officers and clerks, as by his highness within the time of five years next after the end of this present parliament shall be thought sufficient and convenient, as well for the due execution of this act, or of any thing or things that shall be had, done or made by authority of the same, as for the good gover-

nance and rule of the said country of Wales.

XXXVIII. Provided alway, That this act, or any thing or things to be done by authority thereof, shall not be prejudicial to any person or persons, which now have by the King's

The office of prothonotary and clerk of the crown.

letters patents any office or offices of prothonotary or clerk of the crown in the faid country or dominion of Wales; but that they and every of them shall and may still have and use their offices in as large and ample manner, form, fashion and condition, as if this act, or any thing to be done by authority thereof, had never been had or made, any thing in this act to the contrary thereof notwithstanding.

XXXIX. Provided also, That this act, or any thing there-

offices in Wales referved.

in contained, extend not, or in any wife be prejudicial or hurt-Lord Ferrers's ful to Sir Walter Devereux, knight of the noble order of the Garter, and Lord Ferrers of Chartley, of, for and concerning the offices of chief justices of South Wales, the office of chamberlain of South Wales, and of the counties of Carmarthen and Cardigan in South Wales aforesaid, and of and for the office of the stewardship of the lordship of Bealth in the marches of South Wales, and of and for the office of receivership of the said lordship of Bealth, or of, for or concerning any of the said offices; (2) but that the said lord Ferrers may have, use, exercise and enjoy the faid offices, and every of them, with all fees, wages, emoluments, commodities and profits to the same offices, or to any of them in any wife belonging or appertaining, in as large and ample manner, form and condition, as if this act had

1 Ed. 6. c. 10. never been had or made.

CAP. XXVII.

An act establishing the court of augmentations.

33 H. 8. c. 39. 7 Ed. 6. c. 2. M.fcff.2.c.10. r Eliz. c. 4.



CAP.

CAP. XXVIII.

1535.]

All monasteries given to the King, which have not lands above two bundred pounds by the year.

Orasmuch as manifest synne, vicious, carnal and abominable An act that living is dayly used and committed commonly in such little and all religious house and all religious fmall abbeys, priories and other religious houses of monks, canons the yearly reand nuns, where the congregation of such religious persons is under venue of two the number of twelve persons, whereby the governors of such religious hundred houses and their court such as the such that the such tha houses, and their covent, spoyle, destroye, consume and utterly prands shall waste, as well their churches, monasteries, priories, principal houses, be dissolved farms, granges, lands, tenements and hereditaments, as the or- to the King farms, granges, lands, tenements and vertessaments, to the high and his beirs.
naments of their churches, and their goods and chatells, to the high and his beirs.
displeasure of Almighty God, slander of good religion, and to the great —Rot. Parl's infamy of the King's highness and the realm, if redress should not Prima be had thereof. And albeit that many continual visitations hath been heretofore had, by the space of two hundred years and more, for an His statute is honest and charitable reformation of such unthrifty, carnal and abo-omitted by minable living, yet nevertheless little or none amendment is hitherto had, Rastal. but their vicious living shamelessly encreaseth and augmenteth, and by a cursed custom so rooted and infected, that a great multitude of the religious persons in such small houses do rather choose to rove abroad in apostacy, than to conform themselves to the observation of good religion; so that without such small houses be utterly suppressed, and the religious persons therein committed to great and honourable monasteries of religion in this realm, where they may be compelled to live religiously, for reformation of their lives, the same else be no redress nor reformation in that behalf. In consideration whereof, the King's most royal Majesty, being supreme head on earth, under God, of the church of England, dayly studying and decysing the increase, advancement and exaltation of true dostrine and virtue in the faid church, to the only glory and honour of God, and the total extirping and dystruction of vice and sin, having knowledge that the premisses be true, as well by the accompts of his late visitations, as by sundry credible informations, considering also that divers and great solemn monasteries of this realm, wherein (thanks be to God) religion is right well kept and observed, be destitute of such full number of religious persons, as they ought and may keep, hath thought good that a plain declaration should be made of the premisses, as well to the lords spiritual and temporal, as to other his loving subjects the commons, in this present parliament assembled: whereupon the said lords and commons, by a great deliberation, finally be resolved, that it is and shall be much more to the pleasure of Almighty God, and for the honour of this his realm, that the possessions of such small religious houses now being spent, spoiled and wasted for increase and maintenance of sin, should be used and committed to better uses, and the unthrifty religious persons, so spending the same, to be compelled to re-form their lives: And thereupon most humbly defire the King's highness that it may be enacted by authority of this present parliament, That his Majesty shall have and enjoy to him and D d 2

All monaste- his heirs for ever, all and singular such monasteries, priories ries given to the King which have Compl.

Incumb.

have all monaor that have Hob.242,307.

They shall enjoy those abbey lands to whom the King hath

given them.

and other religious houses of monks, canons and nuns, of what kinds of diversities of habits, rules or order soever they be called not above two or named, which have not in lands, tenements, rents, tythes, portions and other hereditaments, above the clear yearly value pounds lands. of two hundred pound. (2) And in like manner shall have Watson's and enjoy all the second are and enjoy all the fites and circuits of every fuch religious houses, and all and fingular the manors, granges, meales, lands, tenements, rents, reversions, fervices, tithes, pensions, portions, 31 H. 8. c. 13. churches, chapels, advowsons, patronages, annuities, rights, 35 H. 8. c. 14. entries, conditions, and other hereditaments appertaining or 31 H. 8. c. 20. 37 H. 8. c. 20. belonging to every such monastery, priory or other religious 1 Ed. 6. c. 14. house, not having, as is aforesaid, above the said clear yearly value of two hundred pound, in as large and ample manner

as the abbots, priors, abbesses, prioresses and other governors of fuch monasteries, priories and other religious houses now have, or ought to have the same in the right of their houses. The King shall (3) And that also his Highness shall have to him and to his have all mona-fteries before all and fingular such monasteries, abbies and priories, assured to him, which at any time within one year next before the making of this act hath been given and granted to his Majesty by any been suppres- abbot, prior, abbess or prioress, under their covent seals, or that otherwise hath been suppressed or dissolved, and all and fingular the manors, lands, tenements, rents, fervices, reverfions, tithes, pensions, portions, churches, chapels, advowsons, patronages, rights, entries, conditions, and all other interests and hereditaments to the same monasteries, abbeys and priories, or to any of them appertaining or belonging; (4) to have and to hold all and singular the premisses, with all their rights, pro-

> II. And it is ordained and enacted by the authority aforesaid, That all and every person and persons, and bodies politick, which now have, or hereaster shall have, any letters patents of the King's highness, of any of the sites, circuits, manors, lands, tenements, rents, reversions, services, tithes, pensions, portions, churches, chapels, advowsons, patronages, tithes, entries, conditions, interests or other hereditaments, which appertained to any monasteries, abbies or priories, heretofore

> fits, jurisdictions and commodities, unto the King's majesty, and his heirs and affigns for ever, to do and use therewith his and their own wills, to the pleasure of Almighty God, and to

the honour and profit of this realm.

given or granted to the King's highness, or otherwise suppressed or dissolved, or which appertaineth to any of the monasteries, abbies, priories or other religious houses, that shall be suppressed or dissolved by the authority of this act, shall have and enjoy the said sites, circuits, manors, lands, tenements, rents, reversions, services, tithes, pensions, portions, churches, chapels, advowsons, patronages, tithes, entries, conditions, interests and all other hereditaments, contained and specified in their lette s patents now being thereof made, and to be contained and expressed in any letters patents hereafter to be made, ac-

cording to the tenor, purport and effect of any such letters patents;

Anno vicesimo septimo HENRICI VIII.

patents; and shall also have all such actions, suits, entries and remedies to all intents and purposes, for any thing and things contained in every such letters patents now made, or to be contained in any fuch letters hereafter to be made, in like manner, form and conditions, as the abbots, priors, abbesses, prioresses, and other chief governors of any religious houses which had the same, might or ought to have had, if they had not been suppressed or dissolved.

III. Saving to every person and persons, and bodies politick, the right of their heirs and successors, (other than the abbots, priors, abbesses, others. prioresses, and other chief governors of the said religious houses specified in this act, and the covents of the same, and their fuccessors, and such as pretend to be founders, patrons or donors of fuch religious houses, or of any lands, tenements or hereditaments belonging to the same, and their heirsand successors) all such right, title, interest, possessions, leases for years, rents, services, annuities, commodities, sees, offices, liberties and livings, pensions, portions, corrodies, synodies, proxies, and all other profits, as they or any of them hath, ought or might have had, in or to any of the said monasteries, abbies, priories or other religious houses, or in or to any manors, lands, tenements, rents, reversions, tithes, pensions, portions, or other heroditaments appertaining or belonging, or that appertained to any of the said monasteries, priories or other religious houses, as if the fame monasteries, priories or other religious houses had not been suppressed by this act, but had continued in their

effential bodies and flates that they now be, or were in. IV. Provided always, and be it enacted, That forasmuch as Fraudulent asdivers of the chief governors of such religious houses, determining the utter spoil and destruction of their houses, and dreading of houses bethe suppressing thereof, for the maintenance of their detestable fore their dislives, have lately fraudently and craftily madefeoffments, estates, folutions shall gifts, grants and leafes, under the covent feals, or fuffered reco- be void. veries of their manors, lands, tenements and hereditaments in fee-simple, or fee-tail, for term of life or lives, or for years, or charged the same with rents or corrodies, to the great decay and diminution of the houses; that all such crasty and fraudulent recoveries, feoffments, estates, gifts, grants and leases, and every of them, made by any of the said chief governors of such religious houses, under their covent seals, within one year next be-fore the making of this act, shall be utterly void and of none effect: (2) provided always, That such person and persons as have leafes for term of life or years, whereupon is referved the old rents and ferms accustomed, and such as have any offices, fees or corrodies, that have been accustomed or used in such religious houses, and have bought any livery or living in any such houses, shall have and enjoy their said leases, offices, fees, corrodies, liberties, liveries and livings, as if this act had never been

V. And it is further enacted, by authority aforefaid, That the Ornaments, King's highness shall have and enjoy to his own proper use, all jewe s, goods, Dd3

chattels, debts such ornaments, jewels, goods, chattels and debts, which appertained or belonged to any of the chief governors of the faid monasteries or religious houses, in the right of their said monasteries or houses, at the first day of March in the year of our Lord God 1535. or any time fithen whenfoever, and to whose possession foever they shall come or be found, except only such beafts, grain and woods, and fuch other like chattels and revenues, as have been fold before the faid first day of March or

fithen, for the necessary or reasonable expences or charges of

any of the faid monasteries or houses. Provided always, That such of the said chief governors which have been elect or made abbot, prior, abbels or prioress of any of the said religious houses sithen the first day of January, which was in the year of our Lord God 1534, and by reason thereof be bounden to pay the first-fruits to the King's highness, at days to come, limited by their bonds made for the fame, that in every fuch case such chief governors and their sureties, or any of them, shall be clearly discharged by authority of this act, against the King's highness, and all other persons, for the payment of such fums of money as they stand bounden to pay for the said firstfruits, or for any part thereof. And foralmuch as the clear yearly value of all the said monasteries, priories and other religious houses in this realm, is certified into the King's exchequer, amongst the books of the yearly valuation of all the spiritual possessions of this realm, amongst which shall and may appear the certainty and number of such small and little religious houses, as have not in lands, tenements, rents, tythes, portions and other hereditaments, above the said clear yearly value of two

The King shall have the actual possesbey lands.

hundred pounds:

VI. Be it therefore enacted by authority aforesaid, That the King's highness shall have and enjoy, according to this act, fion of the ab- the actual and real possession of all and singular such monasteries, priories and other religious houses, as shall appear by the said certificate remaining in the King's exchequer, not to have in lands, tenements, rents, tithes, portions and other hereditaments, above the faid clear yearly value of two hundred pounds, so that his Highness may lawfully give, grant and dispose them, or any of them, at his will and pleasure, to the honour of God, and the wealth of this realm, without farther inquisitions or offices to be had or found for the same.

to ject. 7. is omitted in Pulton's and Keble's flatutes; but is in the parliament records. Vid. Wation's

compl. In-

cumb. 536,

All that follows

* In confideration of which premisses to be had to his Highness, and to his heirs, as is aforefaid, his Majesty is pleased and contented, of his most excellent charity, to provide to every chief head and governor of every fuch religious house, during their lives, such yearly pensions and benefices as for their degrees and qualities shall be reasonable and convenient, wherein his Highness will have most tender respect to such of the said chief governors, as well and truly preserve and keep the goods and ornaments of their houses, to the use of his Grace, without spoil, waste, or embezzling the same; and also his Majesty will ordain and provide, that the covents of every fuch religious house shall

Anno vicesimo septimo HENRICI VIII.

have their capacities, if they will, to live honeftly and virtuously abroad, and some convenient charity disposed to them towards their living, or else shall be committed to such honourable great monasteries of this realm wherein good religion is observed, as shall be limited by his Highness, there to live religiously during their lives; and it is ordained by the authority aforesaid, That the chief governors and covents of such honourable great monafteries shall take and accept into their houses, from time to time, such number of the persons of the said covents as shall be affigned and appointed by the King's highness, and keep them religiously, during their lives, within their said monasteries, in like manner and form as the covents of such great monasteries be ordered and kept.

Provided always, that all archbishops, bishops and other perfons which be or shall be chargeable to and for the collection of the tenths, granted and going out of the spiritual possessions of this realm, shall be discharged and acquitted of and for such parts and portions of the faid tenths wherewith the faid houses of religion, suppressed and dissolved by this act, were charged or chargeable to the King's highness, except of such sums of money thereof, as they or any of them have or shall have received for the said tenths, of the chief governors of such religious houses.

Provided also, That where the clergy of the province of Canterbury stand and be indebted to the King's highness in great sums of money, remaining yet unpaid, of the rest of a hundred thousand pounds granted and given to his Grace in their convocation, towards the payment whereof the faid religious houses should have been contributory if they had not been suppressed by this act; and also some of the governors of the said religious houses have been collectors for levying of the said debt, and have received thereof great sums of money yet remaining in their hands; the King's most royal majesty is pleased and contented to deduct, abate, release and defalk, to the said clergy, of the faid rest yet unpaid, as well such sums of money as any the chief governors of such religious houses hath received, and not paid, as so much money as every of the said religious houses, suppressed by this act, were rated and taxed to pay in any one year, to and for the payment of the faid hundred thousand pounds: and also the King's majesty is pleased and contented, that it be enacted by authority aforesaid, that his Highness shall satisfy, content and pay all and singular such just and true debts which been owing to any person or persons by the chief governors of any the faid religious houses, in as large and ample manner as the faid chief governors should or ought to have done if this act had never been made:

Provided alway, That the King's highness, at any time after 23 H. 8. c.20 the making of this act, may at his pleasure ordain and declare, 25 H. 8. c. 202 by his letters patents under his great seal, that such of the said s. 2. religious houses which his Highness shall not be disposed to have suppressed nor dissolved by authority of this act, shall still continue.

Dd4

eontinue, remain and be in the same body corporate, and in the said essential estate, quality and condition, as well in possessions as otherwise, as they were afore the making of this act, without any suppression or dissolution thereof, or of any part of the same, by authority of this act, and that any such ordinance and declaration, so to be made by the King's highness, shall be good and essection to the chief governors of such religious houses which his Majesty will not have suppressed, and to their successors, according to the tenors and purports of the letters patents thereof to be made; any thing or things contained in this

act to the contrary hereof notwithstanding.

Provided also, That where the clergy of the province of York stand and be indebted to the King's highness in great sums of money yet unpaid, of the rest of such sums of money which was granted by them to his Majesty in their convocation, towards the payment whereof the religious houses that shall be suppressed and dissolved by this act, being within the same province, should have been contributory if they had not been dissolved, and also some of the governors of the said religious houses within the faid province, that shall be suppressed by this act, have been collectors for levying of part of the said sums of money granted to the King's highness as is aforesaid, and have certain sums thereof in their hands yet unpaid, the King's majesty is pleased and contented to deduct, abate, release and defalk, to the faid clergy of the faid province of York, of the rest of their said debt yet unpaid, as well fuch of the said sums of money, as any chief governors of any religious houses within the same province, that shall be suppressed by this act, hath collected and not paid, as so much money as every of the said religious bouses, suppressed by this act, were rated and taxed to pay in any one year, towards the payment of the faid fums of money granted to the King's highness.

A provifo for the cells of other monafteries being under obedience.

VII. Provided always, That this act, or any thing or things therein contained, shall not extend, nor be prejudicial to any abbots or priors of any monasteries or priories being certified into the King's exchequer to have in possessions and profits spiritual and temporal above the clear yearly value of two hundred pounds, for or concerning such cells of religious houses, appertaining or belonging to their monasteries or priories, in which cells the priors or other chief governors thereof be under the obedience of the abbots or priors to whom such cells belong, as the monks or canons of the covents of their monasteries or priories, and cannot fue nor be fued, by the laws of this realme in or by their own proper names, for the possessions or other things appertaining to such cells whereof they be priors or governors, but must sue and be sued in and by the names of the abbots or priors to whom they be obediencers, and to whom fuch cells belong; (2) and also be priors or governors dative, and removable from time to time, and accountants of the profits of such cells, at the only pleasure and will of the abbots or priors to whom such cells belong; but that every such cell shall be and remain undiffolved in the same estate, quality and condition, as if this act had never been made; any thing in this act to the contrary hereof notwithstanding.

VIII. Saving always, and referving unto every person and The right of persons, being founders, patrons or donors of any abbies, prio-founders and ries or other religious houses, that shall be suppressed by this act, patrons saved. their heirs and successors, all such right, title, interest, possession, rents, annuities, fees, offices, leafes, commons, and all other profits whatfoever, which any of them have, or should have had, without fraud or covin, by any manner of means, otherwife than by reason or occasion of the dissolution of the said abbies, priories or other religious houses, in, to or upon any the faid abbies, priories or other religious houses, whereof they be founders, patrons or donors, or in, to or upon any the lands, tenements or other hereditaments appertaining or belonging to the same, in like manner, form and condition, as other persons and bodies politick be faved by this act, as is afore rehearfed, and as if the faid abbies, priories or other religious houses had not been suppressed and dissolved by this act, but had continued still in their effential bodies and estates as they be now in; any thing in this act to the contrary hereof notwithstanding.

IX. And be it further enacted, ordained and established by Hospitality authority aforesaid, That all and singular persons, bodies poli- and husband-tick and corporate, to whom the King's majesty, his heirs and kept upon the fuccessors, hereafter shall give, grant, let or demise any site or site of the precinct, with the houses thereupon builded, together with the houses supdemeans of any monasteries, priories or other religious houses, pressed. that shall be dissolved or given to the King's highness by this Rep. 21 Jac. 1. act and the being supported and assess of every look of a second control of the control of th act, and the heirs, successors, executors and assigns of every such person, body politick and corporate, shall be bound by authority of this act, under the penalties hereafter ensuing, to keep, or cause to be kept, an honest continual house and houshold in the same site or precinct, and to occupy yearly as much of the same demeans in ploughing and tillage of husbandry, that is to say, as much of the faid demeans which hath been commonly used to be kept in tillage by the governors, abbots or priors of the fame houses, monasteries or priories, or by their farmer or farmers occupying the fame within the time of twenty years next before this act.

X. And if any person or persons, bodies politick or corporate, that shall be bounden by this act, do not keep an honest houshold of husbandry and tillage, in manner and form as is aforefaid, that then he or they so offending shall forfeit to the King's highness for every month so offending, fix pounds thirteen shillings and four-pence, to be recovered to his use in any of his courts of record.

XI. And over that it is enacted by authority aforefaid, That Juffices of all justices of peace, in every shire where any such offence shall peace shall enbe committed or done, contrary to the true meaning and intent punish offenof this present act, shall, in every quarter and general Assions ders.

within the limits of their commission, enquire of the premisses, and shall have full power and authority to hear and determine the same, (2) and to tax and assess no less sine for every the said offences, than is afore limited for the same offences, (3) and the estreats thereof to be made and certified into the King's exchequer, according and at such time and form, as other estreats of fines, issues and amerciaments been made by the same justices.

Cui quidem bille perlect' &c. talit'est respons' le Roy le vult.

Statutes made at Westminster, Anno 28 HEN. VIII. and Anno Dom. 1536.

CTS made in the parliament begun and holden at Westminster the eighth day of June in the eight and twentieth year of the reign of our most dread sovereign lord King Henry the Eighth, and there continued and kept till the dissolution of the same parliament the eighteenth day of July, to the honour of God, and for the common weal and profit of this his realm.

CAP. I.

An all that abjurers in cases of petty treason shall not bave clergy.

A rehearfal of the statute of

WHERE in the last parliament begun and holden at London the third day of November in the one and twentieth year of 21 H. S. c. 14. the King's most gracious reign, and from thence adjourned to West-touching the using of sanc. minster, and there holden and continued by divers and sundry preremary-persons, gations, it was enacted, amongst other things, That such person and persons which did slee or resort to any parish church, cemitory or other like ballowed place, for tuition of his life, by occasion of any murder, robbery or other felony by the same person committed, and thereupon confessed any murder, felony or other offence before a coroner, for the which the same person, by the law of this realm afore that time used, should abjure and pass out of this realm, shall be directed by the coroner to take his abjuration to any one sanctuary being within this realm, which the same person would elect and choose, there to remain as a sanctuary-man abjured during his natural life; (2) and if after such abjuration any person so abjured came out of the same fanctuary to the which he was assigned, and be taken without the same fanctuary, not having the King's special pardon or licence so to do; that then every such person abjured, and after abjuration taken without sanctuary whereunto he was assigned, should suffer like pain of death, and after such like manner should be ordered, as he should have done and biden in case he had abjured this realm for murder or felony, and after such abjuration bad returned again into this realm, contrary

1 536.] trary to the laws of this land; (3) and it is further ordained by the Felons abjursame act, That if any such sanctuary-person so abjured, or any other ing for petty-person or persons which then were, or at any time after sould hap- shall not have pen to be, in any sanctuary within this realm for doing of any clergy. petty treason, murder or felony, or for being accessary to any such offences; or if any person or persons, which, at any time after the making of the same act, should take any sanctuary of this realm, for any petty treason, murder or felony, or for being accessary to any such offences, or upon abjuration; and so being in santuary for any fuch cause, matter or offence, afterward commit any petty treason, nurder or felony within the same sanctuary, or be accessary to any such offences, or go out of the same sanctuary and commit any petty treason, murder or felony, or be accessary to any such offences, and asterward come again to the same sanctuary, or take any other sanctuary for the same, that every such person and persons, being indicted for any of the said causes or offences, should lose the privilege of the sanctuary by him taken, and of every other sanctuary or abiurorealm, for any such cause of petty treason, murder, selony or abjura-tion, or for any accessary to any such offences.

II. And it was further ordained by the same act, That all foreign pleas triable by the country, which should be pleaded by any person or persons arraigned upon any indictment for any petty treason, murder or felony, should be tried before the same justices afore whom such Trial of persons should be arraigned, and by the same jurors of the county that foreign pleas. shall try the petty treason, murder or felony, without any further respite or delay; (2) and that no person arraigned for any petty treason, No perempmurder or felony, should be admitted to any peremptory challenge above tory challenge the number of twenty; (3) which all was made to endure to the end above the of the next parliament, as by the faid all, amongst divers clauses and number of 20.

provisions contained in the same, more plainly is expressed.

III. And where also in the same parliament it was enacted, That no person or persons, which should happen to be found guilty, after the laws of this realm, for any manner of petty treasons, or for any wilful murder of malice prepensed, or for robbing of any churches, 25 H. 8. c. 3. chapels or other holy places, or for robbing of any person or persons Clergy taken in their dwelling houses or dwelling places, the owner or dweller in persons which the said house, his wife, his children, or servants then being within, do commit and put in fear and dread by the same; or for robbing of any person or several of-persons in or near about the highways, or for wilful burning of any sances. dwelling-houses, or barns wherein any corn or grain sball happen to be; nor that any person or persons being found guilty of any abetment, procurement, beloing, maintaining or counselling of or to any fuch petty treasons, murders or felonies, should be admitted to the benefit of their clergy, (such as be within holy orders, that is to say, of the orders of subdeacon, or above, all only except) with many other clauses and provisions contained in the said act, as by the same act more plainly appeareth; (2) which not was also made to continue and endure to the last day of the next parliament.

IV. And where also in the same parliament it was further enatted, That every such person and persons, which should happen to be indicted of any petty treason, wilful burning of houses, murder, robberg or burglary or other selony, according to the tenor and meaning of the said estatute next above rehearsed, and thereupon arraigned, did stand mute of malice or froward mind, or challenge peremptory above the number of twenty, or else will not answer directly to the same indiffment and selony whereupon they shall be arraigned, that then every such person and persons should lase the benefit and privilege of their clerey.

25 H. S. C. 3.

clergy.

V. And it was also ordained by the same act, That if any person or persons be indicted, and found guilty for stealing of any goods or chattels in any county of this realm, or being indicted stand mute of malice, or challenge personptory above the number of twenty persons, or will not answer directly to the law, should also lose the benefit of their elergy, in like manner and form as they should have done if they had been indicted, arraigned and sound guilty in the same county where the same robbery or hurglary was done, if it shall appear to the justices, by evidence or examination, that the said selens or robbers, arraigned before them, should or ought to have lost their clergy by force of the said estatute, in case they had been sound guilty of the same selenies or burglaries in the same shire where they were committed, at by the said act amongst other things more at large is expressed.

The stance of VI. And whereas also in the faid parliament it was further eras H. S. c. 6. dained, That the detestable vice of buggery, committed with mankind rehearsed, and or heast, should be felony, and that the offenders therein should he see time unto the privilege of their clergy; (2) which as was made to endure to the next parliament, as by the same ast, among other

made to continue unto the privilege of their clergy; (2) which all was made to endure to the
next parlialess day of the next parliament, as by the same ast, among other
ment. things, it appearath more at large. (3) Foresmuch as the said
asts be beneficial and prostable for the common wealth of this realm:
be it therefore enacted by authority of this present parliament,
That the said acts, and every of them, and all clauses and provisions contained in the same, shall stand in full strength and
virtue; and so from henceforth to continue and endure unto

the last day of the next parliament.

CAP. IL

Rep. 1 M. seff. The statutes of 21 H. S. c. 7. and 27 H. S. c. 17. touching 1. c. 1. fervants imbeziling their masters goods, made perpetual.

CAP. III.

Authority given to the King during three years to allot newly the towns in the shires and marches of Wales, notwithstanding the statute of 27 H. 8. c. 26. Continued for three years by 31 H. 8. c. 11.

CAP. IV.

The repeal of the statute made Anno 21. for doulas and Lockeram.

THERE in the parliament holden at Westminster the third A rehearsal of day of November in the xxi. year of the reign of our the stante of sovereign lord King Henry the Eighth, among to other things it was touching the enacted and established, That no person or persons English nor stran- length and ger, denizen or alien, from or after the feast of St. Michael the arch- breadth of doular and angel then next following, should bring or convey, or cause to be con-lockeram.

ueyed or brought, by any manner of means, into this realm of England, any linen cloth called doulas or lockerams, unless every whole piece of doulas contained in length five score ells of affife, accounted to every ell one inch of assiste, and in breadth one yard of assiste, and every half piece fifty ells in length, and one yard in breadth of like affife, and all the whole piece and half piece of one goodness in making. (2) And also it was there enacted and established, That every whole piece of lockerams should be of like length as the whole piece of doulas; and every half piece of lockerams should be of like length as the half piece of doulas; and every such whole piece and half piece of lockerams to be in breadth a whole yard lacking a nail of the yard, (3) and every piece and half piece to be in like goodness by all the length of the same piece, (4) upon pain of forfeiture of the same doulas and lockerams so to be brought or conveyed into this realm, not containing the full length, brought or conveyed into this ream, not containing the full length, breadth and goodness, or the value thereof, as in the same statute more plainly at large doth appear: (5) sithen the making of which act a great How the number of the King's subjects, that is to say, weavers, tuckers, spin- aforesaid staners, dyers, and wool-pickers, and many others, have been idle and tute is prejuwithout work, to their great impoverishing, which more and more is makers. like daily to increase, if remedy be not provided; fact were went to come their said cloth into Britain, subere the said lines cloth colled. convey their said cloths into Britain, where the said linen cloth called doulas and lockerams is made, and from thence to bring with them the faid linen cloth called doulas and lockeram, which they cannot do, sithence the making of the said act, without danger and forfeiture of the said linen cloth, by reason that there shall no Englishman be suffered to carry or conveyany of the faid cloths, called doulas or lockerams, from the parties of beyond the sea into this realm, of the length contained in the said act; which will make the said cloth-makers to leave the making of their cloth, to the great and manifold perils of the King's fubjects: be it therefore enacted by the King our fovereign lord, with the affent of the lords spiritual and temporal, and the com-. mons, in this present parliament assembled, and by the authority of the same, That the said act made in the said xxi. year, A repeal of be to all intents, purposes and constructions in the law, made thesaidstatute. utterly

utterly void and of none effect, as if the faid act had never been In what man-had nor made. (6) Nevertheless, to the intent that the buyers ner doulas and lockeram of the said linen cloths shall not be at any time hereafter deceived by the length of the said cloths: shall be brought into II. Be it therefore enacted by the authority aforesaid, That

be set upon

the cloth.

this land and

put to fale.

after the feast of St. Michael the archangel next coming, no manner of person, English nor stranger, denizen nor alien, put The contents to sale any whole piece or half piece of the said linen cloth, calof doulas and lockerams, unless there be mention expressed lockeram said upon every of the said whole piece or half piece of the said linen called doular or lockeram said to said the said linen called doular or lockeram said to said the said linen called doular or lockeram said to said the said linen called doular or lockeram said to said the said linen said linen said the said linen said the said linen sai called doulas or lockeram, so put to sale as is aforesaid, the

Penalty.

whole and entire number of the yards or ells that is contained in every such whole piece or half piece, (2) upon pain of forfeiture of the same whole piece or half piece, not containing the number of yards or ells so mentioned upon every of the said whole piece or half piece so put to sale as is aforesaid; the one half of every such forfeiture to be to the King our sovereign lord, and the other half to him that shall seise and will sue for the same by action of debt, bill, plaint, information or otherwife; in which action, fuit or information, no wager of law nor essoin shall be admitted or allowed.

Informations against offenders before this statute.

III. Provided always, That this act, or any thing therein contained, be not prejudicial ne hurtful to any person or persons that before the first day of this parliament hath made any feifure, or put in any information into any of the King's courts, for any manner of forfeiture done or committed by any person or persons contrary to the said estatute made in the said third day of November, the twenty-first year of the reign of our fovereign lord King Henry the Eighth.

CAP. V. For apprentices.

shall be made

19 H. 7. C. 7. WHERE in the parliament begun at London the third day of November in the true of the formation of the third day of the true November in the twenty-first year of the reign of our most by fellowships dread sovereign lord King Henry the Eighth, and from thence adof crafts, but journed and prorogued to Westminster the sixteenth day of January by the consent in the twenty-second year of the reign of our said sovereign lord, and of the chancellor, sec.

time it was established and enacted in the nineteenth year of our sate sovereign lord King Henry the Seventh, that no master, wardens and fellowship of crafts, or any of them, nor any rulers of guilds or fraternities, should take upon them to make any acts or ordinances, ne to execute any acts or ordinances by them before that time made, or then hereafter to be made, in disheritance or diminution of the prerogative of the King, nor of other, nor against the common profit of the people, except the same acts or ordinances were examined or approved by the chancellor, treasurer of England, or chief justice of either bench, or three of them, or before the justices of affife in their circuit or progress, in the shire where such acts or ordinances be made, (2) upon pain of forseiture of forty pounds for every time that they do the contrary, as more plainly in the said all doth appear; (3) sith which time divers

wardens and fellowsbips have made acts and ordinances, that every Exactions prentice should pay at his first entry in their common hall, to the wardens of the same fellowship, some of them xl.s. some xxx.s. some apprentices in xx.s. some xiiis. iv.d. some vi.s. viij.d. some iij.s. iv.d. after cities, &c. their own finister minds and pleasure, contrary to the meaning of the faid all made in the faid nineteenth year of the reign of the faid late King Henry the Seventh, and to the great hurt of the King's true fubjects putting their children to be prentices: (4) it was therefore, in 22 H. 8. c. 4. the said parliament holden at Westminster in the said twenty-second The sees of the said parliament holden at Westminster in the said twenty-second The fees of year of the reign of King Henry the Eighth, established and enacted officers for the by the King our sovereign lord, by the advice of the lords spiritual and entry of an temporal, and of the commons, in the same parliament assembled, and freeman into by the authority of the same, That no master, wardens, or fellows their sellow-of crasts, or masters of any of them, nor any rulers of fraternities, ship. should take from thenceforth of any prentice, or of any person or persons, for the entry of any prentice into their said fellowship, above the sum of ii. s. vi. d. nor for his entry, when his years and term is expired and ended, above iii. s. iv.d. (5) upon pain of forfeiture of xl. li. for every time that they do to the contrary; the one half to the King our sovercien lord, and the other half to the party that there-King our sovereign lord, and the other half to the party that therefore shall sue by action of debt, information or otherwise; and that in the action aforesaid, no protection or essoin shall be allowed, as by the same act, amongst other things therein contained, more plainly may appear: (6) fithen which said several acts established and made as is aforesaid, divers masters, wardens and fellowships of crasts have by cautil and subtil means compassed and practised to destraud and delude the said good and wholsome statutes, causing divers prentices or young men, immediately after their years be expired, or that they be made free of their occupation or fellowship, to be sworn upon the holy Evangelist at their first entry, that they nor any of them, after their years or time expired, shall not set up or open any shop, house nor cellar, nor occupy as freemen, without the assent and licence of the master, wardens or fellowships of their occupations, upon the pain of forfeiting their freedom, or other like penalty; by reason whereof, the said apprentices and journeymen be put to as much or more charges thereby, than they beforetime were put unto for the obtaining and entring of their freedom, to the great hurt and impoverishment of the said apprentices and journeymen, and other their friends: (7) for remedy whereof, be it now by the authority of this present parliament established, ordained and enacted. That no master, wardens or No apprentice fellowships of crafts, nor any of them, nor any rulers of frater- or journeynities, guilds or brotherhoods, from henceforth compel or cause man shall be any apprentice or journeyman, by oath or bond heretofore made, restrained by oath or bond or hereafter to be made, or otherwise, that he, after his apprento keep shop. ticeship or term expired, shall not set up nor keep any shop, house or cellar, nor occupy as a freeman, without licence of the master, wardens or sellowship of his or their occupation, The wardens for and concerning the same, (8) nor by any means exact or or officers sees take of any such apprentice or journeyman, nor any other occupying for themselves, nor of any other persons for them, after or journeyhis or their said years expired, any sum of money, or other man,

things,

things, for or concerning his or their freedom or occupation, otherwise or in any other manner than before is recited, limited and appointed in the faid former act made in the faid twentysecond year of the reign of King Henry the Eighth, (9) upon the pain to forfeit for every time that they, or any of them, shall offend contrary to this act, xl. li. the one half thereof to the King our fovereign lord, and the other half to the party that will fue for the same, in any of the King's courts, by action of debt, information or otherwise; in which suit or action no protection nor essoin shall be allowed for the party defendant.

CAP. VI.

An act made for continuance of the statutes of 22 H. 8. c. 12. 22 H. 8. c. 7. 26 H. 8. c. 11. and 25 H. 8. c. 6. for beggars and vagabonds, against conveyance of horses and mares out of this realm, against Welchmen making affrays in the counties of Hereford, Gloucester, and Salop, and against the vice of buggery. — to endure to the last day of the next parliament.

CAP. VII.

An all concerning the succession of the crown.

1,El. C. 18.

Ex edit. Pult. In their most humble wise shewen to your most royal Majesty, the lords spiritual and temporal, and all other your most loving and obedient subjects, the commons in this your most high court of parliament assembled, that where in your last parliament begun and holden at London the iii. day of November, in the xxi. year of your most gracious reign, and from thence adjourned to Westminster, and there bolden and continued by divers and fundry prorogations unto the xv. day of January, in the xxv. year of your most noble reign, and then there holden: it was made and ordained an act concerning amongst many things as well for ratification, and confirmation of your marriage, then had and solemnized between your Highness and the late lady Anne Bolein marquess of Pembroke, as for the limitation of the succession of your imperial crown of this realm, to the iffue of your body begotten, and to be begotten of the body of the faid lady Anne, with divers remainders over for default of such issue, as in the said act plainly and particularly more at large is expressed and mentioned. And where also by the said act it was ordained and established, that all and singular your subjects should take a corporal oath for the fulfilling, maintaining and defending the whole effects and contents of the said act. And it A rehearfal of was further ordained by the faid all amongst other things, that if any the stat. of 25 person or persons, subject or resiant within this realm, or within any

H. 8. C. 22. touching the King's marriages, and limitation of fuccession to the crown.

your Grace's dominions, after the 1. day of May, then next ensuing, by writing, print, deed, or all procured, or did, or caused to be procured or done any thing or things to the prejudice, slunder, disturbance, or derogation of the said matrimony, solemnized between your Majesty and the said lady Anne, or to the peril, slander, or disherison of any the issues, and heirs of your Highness, being limited by the same act to inherit, and to be inheritable to the crown of this realm, whereby any such issues or heirs of your Highness might be destroyed, disturbed, or interrupted in body, or title of inheritance to the crown of this realm,

as to them is limited in the same act: that then every such person and persons, and their aiders, counsellers, maintainers, and abetters, and every of them, for every such offence, should be adjudged high traitors, and that every such offence should be adjudged high treason. And the offenders and their aiders, counsellers, maintainers, and abetters, and every of them being lawfully convict of such offence by presentment, verdict, confession or process, according to the customs and laws of this realm, should suffer pains of death, as in cases of high treason: as in the

faid att amongst many other articles, clauses, and provisions, is more at large mentioned and specified.

II. And also in the said parliament holden at Westminster by proregation, in the third day of November in the xxvi. year of your most noble reign, another att was made for declaration and ratification of Stat. 26 H.S. the faid oath, which divers of your subjects then had taken, and all your subjects after that were bound to take for due observation of the said act of the said succession, as by the same act amongst other things

is also specified and expressed.

III. And albeit, most dread sovereign lord, the said acts were then made, as it was then thought by your Majesty, nobles and commons, upon a pure, perfect, and clear foundation, thinking the faid marriage then had between your Highness and the said lady Anne, in their consciences to have been pure, sincere, perfect and good, and so was reputed, accepted, and taken in the realm, till now of late, that God of his infinite goodness, from whom no secret things can be hid, hath caused to be brought to light, evident and open knowledge, as well certain, just, true, and lawful impediments unknown at the making of the said acts, and fithen that time hath been confessed by the said lady Anne, be-fore the most reverend father in God Thomas archbishop of Canter-bury, metropolitan and primate of all England, sitting judicially for the same: by the which plainly appeareth, that the said marriage between your Grace and the same lady Anne, was never good nor confo- The marriage nant to the laws, but utterly void and of none effect. By reason where- between the of your Highness was and is lawfully divorced, and separated from the King, and lady bonds of the said marriage in the life of the said lady Anne. And this was never notwithstanding most gracious sovereign lord, the lady Elizabeth your good, nor condaughter being born under the said unlatuful marriage, by virtue and sonant to laws authority of the act of your succession above remembed, for lack of The lady Elibeir males of your body should immediately succeed as your lawful heir born in lawful in the most reach each of your property of this realm and property of the said was not some interval and the said of the in the most royal estate of your imperial crown of this realm, against marriage. all honour, equity, reason, and good conscience, if remedy should not be provided for the same. And over this, most dread sovereign lord, albeit that your Majesty not knowing of any lawful impediments, entered into the bonds of the said unlawful marriage, and advanced the same lady Anne to the honour of the sovereign estate of Queen of this realm: yet neverthelefs she inflamed with pride, and carnal desires of ber body, putting apart the dread of God, and excellent benefits received of your Highness, confederated herself with George Boleine late lord Rochford, her natural brother, Henry Norris esquire, Francis Weston knight, William Brereton esquire, gentlemen of Treason comyour privy chamber, and Mark Smeton groom of your said privy mitted by the chamber, and so being confederate, she and they most traiterously com- lady Anne Vol. IV.

ed and executed.

others attaint- mitted and perpetrated divers detestable and abominable treasons, to the most fearful peril and danger of the destruction of your most royal per-fon, and to the utter loss, disherison and desolation of this realm, if God of his goodness had not in due time brought their said treasons to light: for the which being plainly and manifestly proved, they were convict, and attainted by the due course and order of your common laws of this realm, and have suffered according to their merits, as by the records thereof more at large may appear.

IV. And albeit most gracious and most dread sovereign lord, divers and fundry honourable, just, true and reasonable clauses be contained and expressed in the same act, made for the establishment of your succession, which be very necessary and profitable for the common wealth of this realm: yet nevertheless because certain articles and clauses contained in the same, concerning the ratification of your said unlawful marriage, between your Highness and the said lady Anne, and the limitation of your succession to the issues of your body had by the said lady Anne, and the other expressed and mentioned in both the acts above remembred for the defending and maintaining the whole effects and contents of the said act, which clauses and articles be now become of late so dishonourable and so far distant from the due course of your common laws of your realm, and also so much against good reason, equity and good conscience, that they cannot be sustained, nor tolerated to continue, and endure without great peril of division hereaster to be had, by occasion of the same amongst us your said most humble, loving, and obedient A repeal of subjects, and our posserities. It may therefore please your Highthestat. of 25 ness of your most excellent and accustomable goodness, and for

H. 8. c. 22. and the entire love, favour, and hearty affection that your Majesty 26. H. 8. c. 2. hath always borne, and beareth to the common wealth of this your realm, and for the conservation of the good peace, unity, and rest of us your most bounden and obedient subjects, and of our said posterities, that it may be enacted by authority of this present parliament, that the said ii. acts and every of them, and all clauses, articles, and provisions therein contained, from the first day of this present parliament, shall be repealed, adnulled, and made frustrate, and of none effect.

V. Provided alway that the said repeal, and adnullation of the

be pardoned which have offended before the first day of this parliament.

They shall not faid act, which was made for the establishment of your succession, shall not be taken, expounded, nor understood to discharge any person or persons which have done or committed any offences of treason or misprision of treason contrary to the same act, or any part thereof, at any time afore the first day of this prefent parliament: but that fuch offences of treason and misprision of treason, done and committed by any person or persons, contrary to the same act, afore the first day of this present parliament, shall be, and remain in the same degree and quality to be punished by authority of the same act, as if the same act had not been repealed: the repeal and adnullation of the fame act by authority of this present parliament in any wise notwith-

ftanding.

VI. Nevertheless the King's most royal majesty, most graciously most loving and obedi-

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ent subjects now lately afore the beginning of this present parliament, have spoken, done, practised, procured, and attempted, as well by word, writing, printing, as by exterior acts, not only against the said unlawful marriage, solemnized between his Highness and the said lady Anne, and to the prejudice, slander, disturgood will and bance, and derogation thereof, but also to the peril, slander meaning to and disherison of the lady Elizabeth the King's daughter illegiti- the King that mate born under the same marriage, and to the let, disturbation and interruption of the said lady Elizabeth to the title of or written at the crown: and also to deprive the said lady Anne, late Queen, Anne or her and the said lady Elizabeth, and every of them, of their dignitude the lade Elizabeth. ty, title, and name of their royal estates, contrary to the te-lady Elizabeth. nors, purports, provisions, and ordinancces, as well contained in the faid act made in the last parliament, for the establishment. of the King's fuccession, as in any other act made in the last parliament for punishment of treasons. Which words, doings, practices, procurements, and attempts of his faid subjects, albeit they proceeded of no malice, but upon true and just grounds, for punishment of the said late lady Anne, according to her deferts, and for reformation of the said unlawful marriage, for the surety of the King's highness, and for the unity and wealth of his realm: yet nevertheless the King's said subjects might hereafter happen to be impeached, troubled, and vexed for such their words, doings, acts, procurements, and attempts, as well by reason of the said estatute, made for the establishment of the King's succession, and now repealed by this act, as by occasion of other statutes heretofore made for punishment of treafon and misprission of treason, to the great danger and perils of the lives, lands, and goods of the King's faid subjects, which only for hearty good will, and faithful obedience that they bear to the King's majesty incurred into the said dangers and perils: the King's highness therefore of his most bountiful mercy and benignity is pleased and contented that it be enacted by authority of this present parliament, That all and singular his ed which loving subjects, which have spoken, done, practifed, commit-spake or did ted or attempted, or procured to be done, or attempted direct- any thing aly or indirectly, by words, writings, prints, or any exterior act: gainst the any thing or things whatsoever it be, against the said marriage, King's marcolomnized between his Highnes and the Sid late Oneen Any riage, Queen folemnized between his Highness and the faid late Queen Anne, Anne or lady or for the setting forth or preferment of the divorce or dissolu-Elizabeth. tion thereof: or against the said late Queen Anne, or the said lady Elizabeth, or to any of their slanders, perils, or disherisons, or have wished, willed, or defired by words or writings, or invented, imagined, practifed or attempted any bodily harm to the faid late Queen Anne, or lady Elizabeth, or to deprive the same late Queen Anne, or lady Elizabeth, or any of them, of the dignity, title or name of their royal estates, or have, spoken, done, or procured to be done, any other words, writings, printings, wishing, willing, thing or things, act or acts against the said late Queen Anne, or lady Elizabeth, which is or might be deemed or interpreted for treason, or misprisson of treason by any

construction upon any of the statutes of this realm heretofore made, shall be freely and clearly pardoned, discharged, and released by authority of this act, of all those and such treasons and misprissions of treasons above mentioned. And that none of his faid loving subjects for any of the faid treasons or mis-prisions of treason above mentioned and specified, shall hereaster at any time, by any manner of means be impeached, vexed, or troubled in their bodies, lives, lands, goods, or chattels, any thing in this act, or in any act or acts heretofore made for treafons or misprissions of treason, to the contrary thereof notwithstanding.

VII. And be it further enacted by authority aforesaid, That the

Queen Anne Bolein and her viii. And be it further enacted by authority aforelaid, I hat the complices at-faid late Queen Anne, George Bolein, late lord Rochford, Henry treason, and

to the King.

tainted of high Norris esq; Francis Weston knight, William Brereton esq; and Mark Smeton, for their abominable and detestable treasons, by their lands them and every of them most abominably and traiterously committed and done against your Majesty and the realm, shall be by authority of this present parliament convicted, and attainted of high treason, in such manner and form, and accordingly as they be, by the due course and order of your laws of this realm. And that the faid late Queen Anne, George lord Rochford, Henry Norris, Francis Weston, William Brereton, and Mark Smeton, and every of them, shall lose and forfeit to your Highness and to your heirs, all such their manors, meases, lands, tenements, rents, reversions, remainders, uses, possessions, offices, rights, conditions, and all other hereditaments, of what names, natures, or qualities soever they be, which they

or any of them, or any other to their uses, or to the use of any of them had, or ought to have had of any estate of inheritance in fee-simple or in tail, in use or possession, at the days of their several treasons committed, limited, and expressed in their in-

The right of

dictment, or at any time after. Saving to every person and persons, and bodies politick, and to the heirs assigns and successors of every of them (other than to the said late Queen Anne, and the other traitors aforenamed, and the heirs, asall others fa-ved, but of the news, and fuccessors of every of them, and all and every other offenders, &c. person and persons claiming by them, or any of them, or to their uses, or to the uses of any of them, or to the use of any of their heirs) all such right, title, use, possession, interest, condition, fees, offices, rents, annuities, commons, and all other commodities, and hereditaments, whatfoever they or any of them might, should or ought to have had, if this act had never been had, ne made.

> VIII. And over this, most gracious sovereign Lord, for as much as it hath pleased your most royal Majesty, notwithstanding the great and intolerable perils and occasions, which your Highness hath suffered and sustained, as well by occasion of your first unlawful marriage, solemnized between your Highness and the lady Katharine, late princess dowager, as by occasion of the said unlawful marriage between your Highness and the said late Queen Anne, at the most humble petition and intercession of us

your

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your nobles in this realm, for the ardent love and fervent affection which your Highness beareth to the conservation of the peace, and unity of the same, and for the good and quiet governance thereof, of your most excellent goodness to enter into marriage again, and have chosen and taken a right noble, virtuous, and excellent lady Queen Jane to your true and lawful Queen Jane wife, and have lawfully celebrated, and folemnized marriage married to the king accordwith her, according to the laws of holy church: who for her ing to the laws convenient years, excellent beauty, and pureness of flesh and of the church. blood, is apt, (God willing) to conceive issue by your Highness: which marriage is so pure and sincere, without spot, doubt, or impediment, that the issue procreated under the same, when it shall please Almighty God to send it, cannot be lawfully truly nor install interpretated or dissurbed of the right lawfully, truly, nor justly interrupted or disturbed of the right and title in the succession of your crown: It may therefore now please your most gracious Majesty, at the most humble petition and intercession of us your nobles and commons, assembled in this present parliament, as well for the clear extinguishment of all ambiguities, and doubts, as for a pure and perfect unity of us your most humble and obedient subjects, and of all our posterities, That it may be enacted by your most gracious and royal Majesty, by consent of us the lords spiritual and temporal, and the commons in this present parliament assembled, and by authority of the same, in manner and form as hereaster in articles enfueth.

IX. First, forasmuch as the marriage heretofore solemnized between your Highness and the said lady Katharine, late princess dowager deceased, which afore was lawful wife to your natural brother prince Arthur, and by him carnally known, as hath duly been proved by sufficient witnesses, at all times was, is, and ought to be deemed and determined, to be against the laws of Almighty God, and not dispensable by any human authority, and so hath been deemed and determined, as well by the whole clergy of this realm, in both convocations, and by both the universities thereof, as by the universities of Bononie, Padua, Paris, Orleans, Tolowes, Ainew, and divers other, and also by a great number of private writings of many right excellent well learned men: Be it therefore enacted by authority of this prefent parliament, according as it was ordained, and enacted in the faid act made in the last parliament for the establishment of your succession, That the said marriage heretofore had, and solemni- The marriage zed between your Highness and the said lady Katharine, which between the was before lawful wife to the faid prince Arthur your elder bro-Queen Katha, ther, and by him carnally known, as doth duly appear by fuffi-rine void. cient proof in a lawful process had and made before the said most reverend father in God, Thomas, by the sufferance of God, archbishop of Canterbury, metropolitan and primate of all England, shall be, by authority of this present parliament, definitively, clearly, and absolutely declared, deemed, and adjudged to be against the laws of Almighty God, and also accepted, re-puted and taken of no value nor effect, but utterly void and adnichiled:

fifter:

adnichiled: And that the separation thereof made by the said archbishop shall be good and effectual to all intents and purpoles, any licence, dispensation, or any other act or acts going before, or ensuing the same, or to the contrary thereof in any wise notwithstanding. And that every such licence, dispensa-tion, act or acts, thing or things, had, made, done, or to be done to the contrary thereof, shall be to all intents void, and of none effect, and so shall be reputed, and taken by and a-

King.

mongst us your true subjects and inhabitants, our heirs and The lady Ma- successors of and in your realm and dominions for ever. And ry illegitimate that the issue born and procreated under the same unlawful and not inhe-marriage, made and solemnized between your Highness and the ritable to the said lady Katharine, shall be taken, deemed, and accepted, illegitimate to all intents and purposes, and shall be utterly foreclosed, excluded, and barred to claim, challenge, or demand any inheritance as lawful heir to your Highness by lineal defcent. X. And also, for as much as the marriage solemnized between

The marriage between the

your Highness and the said late Queen Anne, upon true and King and just causes, was, and is deemed, and adjudged by the said most Queen Anne reverend fisher to be of the said most Queen Anne reverend father, to be of no value ne effect, and a divorce and the separation thereof had, and made by the due order and process of the laws of the church of England, before the said rebetween them verend father: Be it therefore enacted, by the authority of this present parliament, That the same marriage between your Highness and the said late Queen Anne, shall be taken, reputed,

deemed and adjudged to be of no force, strength, virtue, nor effect: and that the separation and divorce thereof had by the sentence and judgment of the said most reverend father, shall be good and effectual, and so hereafter shall be taken and re-

timate, and

to the King.

puted for ever by all your subjects their heirs and successors, The lady Eli- And that none appeal, repeal, revocation, or adnullation therezabeth illegi- of, or any part of the same, shall hereaster be had, taken, allowed, or admitted in any behalf. And that all the issues and not inheritable children born and procreated under the same marriage between your Highness and the said late Queen Anne, shall be taken, reputed, and accepted to be illegitimate to all intents and purposes, and utterly foreclosed, excluded, and barred to claim, challenge, or demand any inheritance as lawful heir or heirs to your Highness by lineal descent, the said former act made in the last parliament, for the establishment of your succession, or any thing therein contained, or any other thing or things to the

Marrying degrees.

within degrees as well within this realm as in others, by reason of marrying withprohibited by in the degrees of marriage, prohibited by God's laws, that is God's law, and to fay, the fon to marry the mother, or the step-mother carwhich be those nally known by his father, the brother the fifter, the father his 28 H. 3. c. 16. fon's daughter, or his daughter's daughter: or the fon to marry the daughter of his father procreate and born by his stepmother: or the fon to marry his aunt, being his father's or mother's

XI. And furthermore, fith many inconveniencies have fallen,

contrary thereof in any wife notwithstanding.

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fifter: or to marry his uncle's wife carnally known by his uncle: or the father to marry his fon's wife carnally known by his fon: or the brother to marry his brother's wife carnally known by his brother: or any man married, and carnally knowing his wife, to marry his wife's daughter, or his wife's son's daughter, or his wife's daughter's daughter, or his wife's fifter.

XII. And furthermore, to dilate, and declare the meaning of these prohibitions, it is to be understood, that if it chance any man to know carnally any woman, that then all and fingular persons being in any degree of confanguinity or affinity, as is above written, to any of the parties so carnally offending, shall be deemed and adjudged to be within the cases and limits of the faid prohibitions of marriage. All which marriages, albeit they be plainly prohibited and detefted by the laws of God, yet ne-vertheless, at some times they have proceeded under colours of dispensations by man's power, which is but usurped, and of right ought not to be granted, admitted, nor allowed. For no No man can man, of what estate, degree, or condition soever he be, hath dispense with power to dispense with God's laws, as all the clergy of this the law of realm in the said convocations, and the most part of all the uni-God.

versities of Christendom, and we also do affirm and think. XIII. Be it therefore enacted by authority aforesaid, according as it is declared and contained in the faid act, made in the last parliament for the establishment of your succession, that no person, or persons, subjects or resiants, of this realm, or in any your dominions, of what estate, degree, or dignity soever they be, shall from henceforth marry within the degrees afore rehearsed, No person shall what pretence soever shall be made to the contary thereof, marry within the degrees.

And in case any person or persons, of what estate, dignity, de-the degrees gree, or condition soever they be, that been heretofore married prohibited.

within this realm, or in any other the King's dominions, witkin any the degrees above rehearfed, and by any the archbishops,

or ministers of the church of England, he separate from the bond of fuch unlawful marriages: that then every fuch separation shall be good, lawful, firm and permanent for ever, and

not by any power, authority or means, to be revoked or undone hereafter. And that the children proceeding or procreate under fuch unlawful marriage, shall not be lawful nor legiti-

mate: any foreign laws, licences, dispensations, or other thing or things to the contrary thereof notwithstanding. And that in case there be any person or persons within this realm, or in any

of the King's dominions, already married within any of the faid degrees above specified, and not yet separate from the bonds

of such unlawful marriage, that then every such person, so unlawfully married, shall be separate by the definitive sentence, and judgment of the archbishops, bishops, and other ministers

of the church of England, and in other your dominions, within the limits of their jurisdictions and authorities, and by none

of other power or authority. And that all fentences, and judgments, given and to be given by any archbishop, bishop or other minister of the church of England, or in any other the

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King's dominions, within the limits of their jurisdictions, and authority, shall be definitively firm, good, effectual to all intents, and be observed, and obeyed, without suing any provo-

There shall be cations, appeals, prohibitions, or other process, from or to the mo appeals to court of Rome, to the derogation thereof, or contrary to the the church of act made fince the beginning of the last parliament for restraint Rome. 84 H. 8. c. 12. of fuch provocations, appeals, prohibitions, and other processes.

XIV. And also be it enacted by authority aforesaid, That all the issue hereaster to be had and procreate between your Highness and your faid most dear and entirely beloved lawful wife, Queen Jane, shall be your lawful children and heirs, and be inheritable and inherit, according to the course of inheritance and laws of this realm, the imperial crown of the same, with all dignities, honours, pre-eminences, prerogatives, authorities, and jurisdictions to the same annexed or belonging, in as large and ample manner, as your Highness at this present time hath the same as King of this realm, the inheritance thereof to be and remain to your faid children and right heirs, in manner and form as hereafter shall be declared, that is to say:

"XV. First, the said imperial crown and other the premisses, The crown of England enailed to the gotten, with several re-

shall be to your Majesty, and to your heirs of your body lawfully begotten: that is to fay, to the first son of your body between King and to the heirsmales your Highness and your said lawful wife Queen Jane begotten, of his body be- and to the heirs of the body of the same first son lawfully be-And for default of fuch heirs, then to the second son maindersover and the heirs of the heady of the faid Queen Jane begotten, and the heirs of the body of the same second son lawfully begotten, as aforesaid, and so to every son of your body, and of the body of the said Queen Jane begotten, and to the heirs of the body of every such son begotten, according to the course of

inheritance in that behalf. XVI. And if it shall happen your said most dear and entirely beloved wife Queen Jane to decease without issue male of the body of your Highness to be begotten (which God desend) then the same imperial crown, and all other the premisses to be to your Majesty, as is aforesaid, and to the son and heir male of your body lawfully begotten by any other lawful wife, and to the heirs of the body of the same son and heir male lawfully be-And for default of fuch issue, then to your second son of your body lawfully begotten, and to the heirs of the body of the same second son lawfully begotten, and so from son and heir male, to son and heir male, and to the heirs of the several bodies of every fuch fon and heir male lawfully begotten, according to the course of inheritance, in like manner and form, as is above faid.

For default of XVII. And for default of fuch fons of your body lawfully begotissue male of ten, and of the heirs of the feveral bodies of every such fon lawfully dy, the crown begotten, that then the faid imperial crown, and other the prethe King's boshall descend misses, shall be to the issue semale between your Majesty and your said most dear and entirely beloved wife Queen Jane beto the eldest gotten:

gotten: and for lack of such issue, then to the heirs females of issue female of your body lawfully begotten by any other lawful wife: that is his body beto fay, first, to the eldest issue female, and to the heirs of her gotten.
body lawfully begotten, and so from issue female to issue female, and to their heirs of their bodies one after another by course of inheritance, according to their ages, as the crown of England hath been accustomed and ought to succeed and go, in case where there is heir semale inheritable to the same.

XVIII. And forafmuch as it standethat this present time in the only pleasure and will of Almighty God, whether your Majesty The perils that shall have heirs begotten and procreated between your Highness might ensue to shall have heirs begotten and procreated between your ringingers the realm, for and your said most dear and entirely beloved wife Queen Jane, or want of knowelse any lawful heirs and issues hereaster of your own body be-ledge of a lawgotten by any other lawful wife, and if such heirs should fail, ful successor to as God defend, and no provision made in your life, who should the crown. rule, and govern this realm for lack of such heirs: That then this realm, after your transitory life, shall be destitute of a lawful governour: or else percase encumbered with such a person, that would covet to aspire to the same, whom the subjects of this realm shall not find in their hearts to love, dread, and obe-diently serve, as their sovereign Lord. And if your Grace, afore it may be certainly known whether ye shall have heirs or no, should suddenly name and declare any person or persons to succeed after your decease, and for lack of heirs of your body lawfully begotten, into the royal estate of the imperial crown of this realm; then it is to be doubted, that such person that should be so named, might happen to take great heart, and courage, and by prefumption fall to inobedience and rebellion, by occasion of which premisses great division and diffention may be, and is very likely to arise, and spring in this realm, to may be, and is very likely to arile, and ipring in this realm, to the great peril and destruction of us your most humble and obedient subjects, and of all our posterities, if remedy for the same should not be provided. For reformation and remedy whereof, we your most bounden and loving subjects, most obediently knowledging, that your Majesty most victoriously, prudently, politickly, and indifferently hath maintained, defended, governed, and ruled this realm in good peace, rest, quieters and obedience during all the time of your most gracious ness and obedience, during all the time of your most gracious reign, which we most heartily desire might continue for ever, putting all our whole trust and confidence in your Highness, and nothing doubting, but that your Majesty, if ye should fail in heirs of your body lawfully begotten, (which God defend) for the hearty love and fervent affection that ye bear to this realm, and for avoiding all the occasions of division afore rehearsed, so earnestly mindeth the wealth of the same, that ye can best and most prudently provide such a governour for us and this your realm, as shall, and will succeed, and follow in the just, and right tread of all your proceedings, and maintain, keep, and defend the same, and all the laws, and ordinances established in your most gracious time, for the wealth of this realm, which all we defire, whereby we your faid most loving and obedient

writing.

A fubmiffion to the King's assigne.

dient subjects, and our heirs and successors, shall and may live, as near as may be, in as good peace, unity, and obedience after your decease, as we have lived in the time of your most graciIf the King die ous reign, Do therefore most humbly beseech your Highness, without issue that it may be enacted, for avoiding of all ambiguities, doubts, of his body, he divisions, and occasions in that behalf, by your most royal Macrown to any jesty, by the assent of us the lords spiritual and temporal, and by his letters the commons in this your present parliament assembled. by his letters the commons in this your present parliament assembled, and patents, or his by authority of the same, that your Highness shall have full, last will in and plenary power, and authority to give, dispose, appoint, assign, declare, and limit by your letters patents under your great seal, or else by your last will made in writing, and assigned with your most gracious hand, at your only pleasure, from time to time, hereafter the imperial crown of this realm, and all other the premisses thereunto belonging, to be, remain, succeed, and come after your decease, and for lack of lawful heirs of your body to be procreated and begotten as is afore limited by this act, to such person or persons in possession, and remainder, as shall please your Highness, and according to such estate, and after fuch manner, form, fashion, order and condition as shall be expressed, declared, named, and limited in your said letters patents, or by your said last will. And we your most humble and obedient subjects, do faithfully promise to your Majesty by one common affent, that after your decease, and for lack of heirs of your body lawfully begotten, as is afore rehearfed, we, our heirs and successors, shall accept, and take, love, dread, ferve and all only obey such person and persons, males or semales, as your Majesty shall give your said imperial crown unto, by authority of this act, and to none other, and wholly to stick to them, as true and faithful subjects ought to do, to their regal rulers, governours, and supreme heads.

XIX. And for fure corroboration thereof, be it further enacted by authority aforesaid, That such person and persons, to whom it shall please your Majesty to dispose, limit, and assign your said crown, and other the premisses thereto appertaining, by your letters patents, or by your last will, as is aforesaid, shall have and enjoy the same after your decease, and for lack of heirs of your body lawfully begotten, according to such estate, and after such manner, form, sashion, order, and condition as shall be thereof expressed, mentioned, and contained in your said letters patents, or in your faid last will, in as large and ample manner, as if such person, and persons had been your lawful heirs to the imperial crown of this realm, and as if the same crown of this realm had been given and limited unto them plainly and particularly by special names and sufficient terms, and words, by the full, and immediate authority of this your

most high court of parliament.

XX. And it is further enacted by authority aforefaid, That if any of your heirs or children hereafter do usurp the one of them upon the other in the crown of this realm, or claim or challenge your faid imperial crown in any other form, or degree of de-

scent,

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scent, or succession than is afore limited by this act: Or if any person or persons, to whom it shall please your Highness of your most excellent goodness by authority of this act to give and dispose your said crown and dignity of this realm, or the heirs of any of them, do at any time hereafter demand, challenge, or claim your faid crown of this realm, otherwise, or in any other course, form, degree or condition, than the same shall be given, disposed and limited unto them by your Highness, by virtue and authority of this act. Or, if any such per- A means to son or persons, to whom your Majesty shall hereaster give or prevent usurdispose your said crown by authority of this act, or any of their crown, and the company of the heire of your Majesty. heirs, do interrupt or let any of the heirs of your Majesty, penalty of the that is, or shall be begotten, born, and procreated under your usurpers. lawful, pure, fincere and undoubted marriage, now had and folemnized between your Highness and your said most dear and entirely beloved wise Queen Jane, or any other your lawful heirs hereafter to be begotten of your body by any other lawful marriage, peaceably and quietly to keep, have, and enjoy the faid imperial crown, and other the premisses, by course of inheritance, according to the limitation thereof, expressed and declared by this act: that then all and fingular the offenders in any of the premisses, contrary to this act, and all their abettors, maintainers, fautors, counsellors, and aiders therein, shall be deemed and adjudged high traitors to the realm, and that every such offence shall be accepted, reputed and taken to be high treason, and the offenders therein, their aiders, maintainers, fautors, counsellors, and abettors, and every of them, for every such offence shall suffer such judgment and pains of death, losses and forfeitures of lands, goods and privileges of fanctuary, as in any cases of high treason. And over that as well your said heirs, and children, as every such person and persons, to whom your Highness shall limit your said crown, in form as is aforesaid, and every of their heirs for every such offence above specified, by them or any of them to be committed, shall lose and forfeit as well all such right, title, and interest, that they may claim or challenge in or to the crown of this realm, as heirs by descent, or by reason of any gift or act that shall be done by your Highnels, for his or their advancement, by the authority of this act, or otherwise by any manner of means or pretence whatfoever it be.

XXI. And be it further enacted by authority aforesaid, That if It shall be high any person or persons, of what estate, degree, dignity, or condition treason to foever they be, at any time hereafter, by words, writing, im- write any of printing, or by any exterior act or deed, maliciously or willing-the offences hereafter specified or done, directly or cified. indirectly, any thing or things to the peril of your most royal person, or to the peril of the person of any of your heirs or successors, having the royal estate of the crown of this realm: Or maliciously or willingly give occasion by words, writing, print, deed or act, whereby your Highness or any your said heirs or successors, having the royal estate of the crown of this realm,

realm, might be disturbed or interrupted of the crown of this realm: Or by words, writing, print, deed or act, procure or do, or cause to be procured or done, any thing or things, to, or for the interruption, repeal or adnullation of this act, or of an thing therein contained, or of any thing that shall be done by your Highness in the limitation and disposition of your crown by the authority of the same. Or by words, writing, print, deed, or act, procure, or cause to be procured or done, any thing or things to the prejudice, slander, disturbance, or derogation of the said lawful matrimony, solemnized between your Majesty and the said Queen Jane, or any other your lawful wife, or wives, hereafter by your Highness to be taken: Or to the peril, slander, or disherison of any of the issues, and heirs of your Highness, being limited by this act to inherit, and to be inheritable to the crown of this realm, in such form as is afore-said: Or to the interruption or disherison of any such person or persons, to whom your Highness shall assign and dispose your faid imperial crown by authority of this act, as is afore remembered; whereby any fuch issues or heirs of your Highness, or fuch other person or persons might be destroyed, disturbed, or interrupted in fame, body, or title of the inheritance to the crown of this realm, as to them is limited in this act, in form above rehearfed, or as to them shall be limited and affigned by your Highness, by virtue and authority of this act: Or if any person or persons, by words, writing, imprinting, or any other exterior act, directly or indirectly accept, or take, judge, or believe any of the marriages had, and solemnized between the King's highness and the said lady Katharine, or between the King's highness and the said late Queen Anne, to be good, law-

to be good. Treason to beth legitimate.

Attempting to deprive the the crown.

Refuling to take an oath to answer interrogatories.

Treason to be ful, or of any effect: Or by words, writing, printing, or any lieve either of the marriages other exterior act, directly or indirectly, slander, interrupt, imbetween the peach, gainsay, or impugn the lawful judgments and sentences King and the of the said most reverend father in God, Thomas archbishop of lady Katha-Canterbury, and primate of all England, for and concerning the Canterbury, and primate of all England, for and concerning the rine or Anne divorces and separations of the said unlawful marriages, or any of them. Or by words, writing, print, or any other exterior call lady Mary act, directly or indirectly take, accept, name, or call by any or lady Eliza- pretence any of the children born and procreated under any of the faid unlawful marriages, to be legitimate and lawful children of your Majesty. Or if any person or persons crastily imagine, invent, or attempt by colour of any pretence, to deprive the King's highness, the Queen, or the heirs of their bo-King his heirs dies begotten, or any other the heirs of the King's body lawor affignes of fully begotten, or any person or persons, to whom the King's highness shall dispose, give, and limit the crown of this realm, by authority of this act, or any of their titles, stiles, name, degrees, or royal estates or regal power. Or if any person or persons at any time hereafter, being required or commanded by the King's highness, or by such person or persons, as shall be

authorized by his Grace, or his lawful heirs, to make or take an oath, to answer to such questions and interrogatories as shall

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be objected to them, upon any clause, article, sentence or word contained in this act, do contemptuously or utterly refuse to make or take such oath, or without frustratory delay do not make, or take the same oath: or after the making or taking fuch oath, do contemptuously refuse directly to answer to such questions and interrogatories, as shall be objected concerning the same or any part thereof: that then every such person and persons, of what estate, degree or condition soever he or they be, and their aiders, counsellors, maintainers and abettors, and every of them, for every such offence afore declared, shall be adjudged high traitors. And that every such offence afore specified, shall be adjudged high treason, and the offenders therein, and their aiders, counsellors, maintainers, and abettors, and every of them being lawfully convict of any fuch offence by presentment, verdict, confession, or process, according to the custom and laws of this realm, shall suffer pains of death, as in cases of high treason. And that also every such offender, Theosfender being convict as is asoresaid, shall lose and forfeit to your shall sorfeit his Highness, and to your heirs or successors Kings or regal lands, leases rulers of this realm, all such manors, lands, tenements, rents, annuities, and hereditaments, which they had in possession as owners, or were sole seised of, by or in any right, title, or means, or any other person or persons had to their use of any estate of inheritance, at the day of such treasons and offences by them committed and done. And shall also lose and forfeit to your Highness and your said heirs, as well all manner such estates of freehold, and interest for years of lands, and rents, as all other goods, chattels and debts, which they had at the time of their conviction or attainder, of any such offence: Saving alway to every fuch person and persons, and bodies politick, to their heirs, affignes, and successors, and to the heirs and fuccessors of every of them, (other than such person as shall other persons be so convict or attainted, and their heirs and successors, and rights saved. all other claiming to their uses) all such right, title, use, interest, possession, condition, rents, sees, offices, annuities, and commons, which they, or any of them, shall have in or upon any such manors, lands, tenements, rents, annuities, or hereditaments, that so shall happen to be lost and forfeit by reason of any conviction or attainder, for any the treasons and offences above rehearled, at any time before the faid treasons and offences committed.

XXII. Be it also enacted by authority aforesaid, That no per-son or persons, offending in any the treasons contained and limited committeen by this act, or in any other treasons, shall in any wise have treason shall and enjoy the privilege, or immunity of any manner fanctuary have the bewithin this realm, or elsewhere within any the King's do-minions: but shall utterly lose and be excluded of the same, any use, grant, custom, prescription, confirmation, or any other thing or things to the contrary hereof in any wife notwithstand-

ing.

XXIII, And

made

If the King die, his heir within age, in whose cuftody the

XXIII. And be it also enacted by authority aforesaid, That if your Majesty shall happen to decease before any such your issue and heir male of your body, which should inherit the crown of this realm, shall be of his age of xviii. years, or before that such same heir shall your issue and heir female, which should inherit the crown of this realm, shall be married, or be of the age of sixteen years, (which Almighty God defend) that then the faid iffue and heir male to the crown, so being within the age of eighteen years, or your faid iffue and heir female to the crown, so being unmarried or within the said age of sixteen years, shall be and remain, until fuch time as fuch iffues and heirs shall come to their said several ages afore limited, at and in the governance of their natural mother, and of fuch other your counsellors, and nobles of your realm, as your Highness shall limit and appoint by your last will made in writing, signed with your most gracious hand, if it shall be thought by your Highness most convenient so to be: or else the said issues and heirs shall be at, and in the governance of fuch of your counsellors and nobles of your realm, as your Majesty shall name and appoint by your last will made in writing, and signed with your most gracious hand, as is aforesaid. And if any person or persons, by writing, printing, or exterior deed, or act, directly or indirectly, procure or do, or cause to be procured or done any things or things to the let or disturbance of the same that thing or things, to the let or disturbance of the same: that then every such offence shall be high treason, and the offenders being thereof convicted, shall suffer such pains of death and loss of inheritance, privileges of sanctuaries, freeholds, interests for years, goods, chattels, and debts, in such manner and form as is above specified in cases of treason aforementioned. XXIV. And for the more fure establishment of the succession

this act, be it further enacted by the authority aforesaid, That as well all the nobles of your realm spiritual and temporal, as all other your subjects now living and being, or that hereaster shall be at their full ages, by the commandment of your Majesty, or of your heirs, or successors, at all times hereafter from time to time, when it shall please your Highness, or your heirs or successors to appoint, shall make a corporal oath in the presence of your Highness, or your heirs or successors, or before such All the King's other as your Majesty or your heirs or successors will assign for the same, for the keeping, observing, defending, avowing, and maintaining of this act, and of all things that shall be done by your Highness by authority thereof, according to the tenor of an oath hereafter ensuing, that is to say, Ye shall swear to bear faith, truth and obedience all only to the King's majesty, fupreme head in earth under God, of the church of England, during his life, and to his heirs of his body of his most dear and entirely beloved lawful wife Queen Jane, begotten and to be begotten and procreated: and further to the heirs of our said sovereign Lord, according to the limitation in the statute

of your most royal Majesty, according to the tenor and form of

fubjects shall take an oath for the performance of thie act.

The form of the oath.

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made for surety of his succession in the crown of this realm, in the parliament begun and holden at Westminster on the eighth day of June, in the xxviii. year of the King's most gracious reign. And also for lack of such heirs, to such person and perfons as the King's highness shall limit and appoint to succeed to the crown, by virtue and authority of the same act, and not to any other within this realm, nor foreign authority, power, or potentate. And in case any other oath be made, or hath A dispensation been made by you to any person or persons: that then ye to of any former repute the same as vain and adnichilate. And that to your oath, and the cunning, wit, and uttermost of your power without guile, fraud, same shall be or other undue manner, ye shall observe, keep, maintain, and void. defend the faid act of succession made in the said parliament, begun and holden at Westminster in the said viii. day of June, in the said xxviii. year of the King's most royal reign, and all the whole effects, and contents thereof, and all things that shall be done by the King's highness by authority of the same, and all other acts and statutes made in confirmation, or for execution of the same, or of any thing therein contained: and this ye shall do against all manner of persons, of what estate, dignity, degree, or condition soever they be: and in no wise do or attempt, nor to your power fuffer to be done, or attempted directly, or indirectly, any thing or things, privily or appertly, to the let, hindrance, damage, or derogation thereof, or of any part of the the same, or of any thing or things that shall be done by the King's highness, by virtue or authority of the said act, by any manner of means, or for any manner of pretence, so help you God, all faints, and the holy evangelists.

XXV. And it is also enacted by authority aforesaid, That all What fort of manner your subjects, as well spiritual as temporal, suing livery, persons shall or ousire le maine, out of the hands of your Highness, or of your heirs or successors, or doing any fealty to your Highness, or your heirs or successors, by reason of the tenure of their lands. shall swear the said corporal oath abovementioned: and that they, nor any of them, shall hereafter have any liveries, ouffre le maine, or restitution out of your hands, nor out of the hands of your heirs or successors, till they shall have made the faid corporal oath, in form above rehearled. And if any perfon or The penalty persons, being commanded by authority of this act, to make of refusers to the faid oath afore limited, obstinately or wilfully refuse that take the oath to do, or will protest and say, when they shall be examined upon any interrogatories, that shall be objected to them, for or concerning this act, or any thing therein contained, that they be not bound to declare their thought and conscience, and stiffly thereon abide: that then every such person so doing, for every fuch offence shall be taken and accepted for offender in high treason.

XXVI. And that every such refusal shall be deemed and adjudged Honours, high treason, and the offender therein, being as afore is limited, titles, failes lawfully convicted or attainted thereof by the laws of this realm, or lands given shall suffer such pains of death, losses, and forfeitures, and also by the King's lofe

lose privileges of sanctuaries, in like manner and form as is

etters patents, or last will to some of his kin.

above mentioned, for the treasons afore limited by this act. XXVII. And be it further enacted by authority of this present parliament that if it shall please the King's majesty at any time hereafter, by his letters patents under his great seal, or by his last will made in writing, and figned with his most gracious hand, to advance any person or persons of his most royal blood to any title, stile, or name, of any estate, dignity, or honour, whatsoever it be, and to give to them or to any of them, any castles, honours, manors, lands, tenements, liberties, franchises, or other hereditaments, in see simple, see-tail, or for term of their lives, or the life of any of them: that then all and every fuch letters patents, and last will of his Highness, so to be made to any such person or persons of his blood, shall be good and effectual to them, and every of them, according to the tenor, purports, and effects of every such letters patents and last will. And that the said person and persons, and every of them, shall have and enjoy as well all such titles, stiles, and names of honour, dignity, and estate, which shall be contained and expressed in any such letters patents or last will of the King's highness, as such castles, honours, manors, lands, tenements, liberties, franchifes, and all other hereditaments, which shall be specified, and mentioned in every such letters patents, or last will, in such manner, form, fashion, and condition, and according to such estate, or estates in the law, as shall be expressed and limited in every such letters patents, or last will, in as large and ample manner to all intents and purpoles, as if the titles, stiles, and name of honour, dignity and estate, and the castles, honours, manors, lands, tenements, liberties, franchises, and other hereditaments, which shall be comprised in any such letters patents, or last will to be made, were already given by good and sufficient letters patents to such person or persons of the King's blood by their special names and furnames, and ratified and confirmed by authority of this present parliament: Or as if the names of such person or persons, so being of the King's blood, and such titles, stiles, names, castles, honours, manors, lands, tenements, liberties, franchises or other hereditaments, had been specially named, and expressed in this act, and given to such person or persons of the King's blood by their proper names and furnames, by fufficient words, terms, clauses and sentences, immediately by authority of this present parliament. Saving to all and every person and persons and bodies politick, and to their heirs, assignes and successors other than to the King's highness, his heirs or successors, all such right, title, interest, possession, rents, annuities, fees, offices, commons, rights, interests, petitions, conditions, and all other hereditaments, which they or any of them may or might claim, of, in, or to any the said titles, stiles, names, castles, honours, manors, lands, tenements, liberties, franchises, and other hereditaments contained or mentioned

The rights and estates of all others saved.

in any fuch letters patents, or last will, in as large and ample manner as if this act had never been had nor made.

XXVIII. And be it finally enacted by authority aforesaid, That This act shall this present act, and every clause, article, and sentence comprised be construed in the same, shall be taken and accepted according to the plain the plain words and sentences therein contained, and shall not be in-wordsthereos. terpreted nor expounded by colour of any pretence or cause, or by any subtil arguments, inventions or reasons to the hindrance, disturbance or derogation of this act, or any part thereof: any thing or things, act or acts of parliament heretofore made, or hereafter to be had, done or made to the contrary thereof notwithstanding. And that every act, statute, law, pro- Altered by vision, thing and things heretofore had or made, or hereafter to 35 H. 8. c. 16 be had, done or made contrary to the effect of this statute, shall Repealed, be void, and of no value nor force.

1M.feff.2.c.1.

C A P. VIII.

An act for continuance of the statutes of 21 H. 8. c. 10, 12. 1 El. c. 18. 23 H. 8. c. 17. and 24 H. 8. c. 9. against the carriage of brass, laten and copper, out of this realm; and for making cables and ropes; for the winding of wool, and against killing of weanlings under the age of two years .--- To endure to the last day of the next parliament.

CAP. IX.

An act for continuance of the statutes of 23 H. 8. c. 2, 3. 1 El. c. 18. 25 H. 8. c. 9. and 24 H. 8. c. 4. of perjury, for making of jayles for pewterers, and for fowing of flax and hemp.---To endure to the last day of the next parliament.

If any person shall extol the authority of the bishop of Rome, he REP.1&2Ph. shall incur the penalty of pramunire provided Anno 16 R. 2. &M.c.8.
c. 5. Every ecclesiastical and lay officer shall be sworn to See 13 El. c. 2. renounce the faid bishop and his authority, and to resist it to his power, and to repute any oath taken in maintenance of the faid bishop or his authority, to be void; and the refusing of the said oath, being tendred, shall be adjudged high treason.

CAP. XI.

For the restitution of the sirst-fruits in time of vacation to the next incumbent.

Porasmuch as in the statute of the payment unto the King's The reasons majesty, his heirs and successors, of the first-fruits of spiritual for making this act. promotions, offices, benefices and dignities within this realm, and other this act.

the King's dominions, express mention and declaration is not had ne 469.

made, from what time the year shall be accounted, in which the first-26 H. 8. c. 3.

fruits shall be due and payable to his Highness, that is to wit,

subother immediately from the death responsition of decimality. whether immediately from the death, refignation or deprivation of every incumbent, or from the time of admission or new taking of possession in every such promotion. Ff Vol. IV. II. And

First-fruits taken during the vacation next incumbent, whose charge for first-truits shall begin from the first

The ordinaries delay to institute clerks for their private gain.

and hindrance:

vacation.

The next incumbent's charge to the King shall begin from the first vacation of the bene-The fice. fruits taken during the the next incumbent.

The forfei. receiveth the fruits of a benefice during the vacation. and doth not restore them to the next incumbent.

who shall have the fruits, tithes and other profits of the faid benethe vacation of a benefice, fices, offices, promotions and dignities spiritual, during the time of shall be rewacation thereof, divers of the archbishops and bishops of this realm stored to the have, not only when the time of perceiving and taking of tithes (that is to fay, wool, lamb, corn and hay, and tithes usually paid at the holy time of Easter) hath approached, deferred the collation of such benefices as have been of their own patronage, but also have, upon presentations of clerks made unto them by the just patrons, protracted and deferred to institute, induct and admit the same clerks, to the intent that they might have and perceive to their own use the same tithes growing during the vacation; (2) so that through such delays (over and above the first-fruits, which be justly due to the King's highness) they have been constrained also to lose all or the most part of one year's profits of their benefices and promotions, and to ferve the cure at their and their friends proper costs and charges, or utterly to

forsake and give overt heir benefices and promotions, to their great less

III. For reformation whereof, be it ordained and enacted by

the King our fovereign lord, with the affent of the lords spiritual and temporal, and the commons, in this present parliament assembled, and by the authority of the same, That the faid year, in which the first-fruits shall be paid to the King's grace, shall begin and be accounted immediately after the avoidance or vacation of any such benefice or promotions spiritual afore rehearled; (2) and that the tithes, fruits, oblations, obventions, emoluments, commodities, advantages, benefice, shall rents and all other whatsoever revenues, casualties or profits, be restored to certain and uncertain, affering or belonging to any archdeaconry, deanry, prebend, parlonage, vicarage, hospital, war-See I El. c. 4. denship, provostship, or other spiritual promotion, benefice, dignity or office (chaunteries only except) within this realm, Co.pl.f. 368.b. or other the King's dominions, growing, rifing, or coming, during the time of vacation of the same promotion spiritual, shall belong and affere to such person as shall be thereunto next presented, promoted, instituted, inducted or admitted, and to his executors, towards the payment of the first-fruits to the King's highness, his heirs and successors; any usage, custom, liberty, privilege or prescription to the contrary had, used or being, in any wife notwithstanding.

IV. And it is also enacted by the authority aforesaid, That if ture of the or- any archbishop, bishop, archdeacon, ordinary, or any other person or persons to their uses and behoof, at any time heretofore fith the first day of May last past, have perceived, received or taken, or at any time hereafter do perceive, receive or take the fruits, tithes, obventions, oblations, emoluments, commodities, revenues, rents, advantages, profits or casualties, coming, growing or belonging, or which hereafter shall come, grow, affere, or belong to any archdeaconry, deanry, prebend, parsonage, vicarage, hospital, wardenship, provostship or other spiritual promotion, benefice, dignity or office (chaunteries only

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only excepted) within this realm or other the King's dominions, during the vacation of fuch archdeaconry, deanry, prebend, parsonage, vicarage, hospital, wardenship, provostship, or other spiritual promotion, benefice, dignity or office (chauntries only excepted) and the same, upon reasonable request from henceforth to be made, doth not render, restore, satisfy, content and pay to the next incumbent, being lawfully instituted, inducted, or admitted to such archdeaconry, deanry, prebend, parsonage or vi-carage, or other promotion, benefice, dignity or office spiritual, except before excepted, or do let or interrupt the faid incumbent to have the same; that then every archbishop, bishop, archdeacon, ordinary or other person so doing, shall forfeit and lose the treble value of so much as he shall then have received of the fruits of every prebend, parsonage, vicarage, hospital, wardenship, provostship or other spiritual promotion, whereof he so shall perceive, receive or detain, let or interrupt the incumbent to perceive, receive and have the fruits, tithes, obventions, oblations, emoluments, commodities, revenues, rents, advantages, profits or casualties; (2) the moiety of which for-feiture shall be to the King our sovereign lord, and the other moiety thereof to the incumbent of the same prebend, parsonage or vicarage, or other spiritual promotion, to be recovered in any of the King's courts, by action, bill, plaint, information or otherwise, in which action or suit the defendant shall not be admitted to wage his law, nor any protection or effoin shall be unto the defendant allowed.

V. Provided alway, That it shall be lawful to every arch-what part of bishop, bishop, archdeacon, and ordinary, their officers and the fruits of a ministers, to retain in his or their custody so much of the tithes, benefice the fruits, obventions, oblations, emoluments, commodities, ad-ordinary may retain in his vantages, rents, revenues, casualties and profits, as shall a hands, and mount to pay unto fuch person or persons, as hath or shall for what serve or keep the cure of such archdeaconry, deanry, prebend, causes. parsonage or vicarage, or other spiritual promotion, during the vacation, his or their reasonable stipend or salary; (2) and also for the collection, gathering and levying of such tithes, fruits, emoluments, rents and other profits rising and growing during the vacation aforesaid; any thing in this act contained to the contrary in any wife notwithstanding.

VI. Provided also, and be it further enacted by the au-Incumbents thority aforesaid, That in case any of the incumbents aforesaid may declare happen to die, and before his death hath caused any of his glebe any corn some lands to be manured and sown at his proper costs and charges by them upon with any corn or grain: that then in that case all and account of with any corn or grain; that then in that case, all and every of their globe the same incumbents may make and declare their testaments lands. of all the profits of the corn growing upon the faid glebe lands fo manured and fown; any thing contained in this prefent act in any wife notwithstanding.

VII. And where also before this time divers and many parsens, vicars and other spiritual persons, being seised for term of their lives, of and in the said spiritual promotions aforenamed, as well for great fums of money to them beforehand paid, as for other causes and con-F f 2 siderations, siderations,

siderations, have let in ferm for term of years, by sufficient writings,

their said parsonages, vicarages and other spiritual promotions, or part thereof, unto divers and many of the King's subjects, and after fuch leases by them so made, the lessors thereof have oftentimes used to resign their said benefices or spiritual promotions so demised and letten in ferm; by reason of which resignation and other acts of the said lessors, the said benefices and other spiritual promotions have been void, and the title and interests of the said lesses hath been thereby annihilate, and of none effect in the law, contrary to right and good conscience: (2) for reformation whereof, and for a quietness the better hereaster to be had and continued between the King's subjects, be it enacted by authority of this present parliament, That from the foresaid first day of May last past, no manner of such lease, by fufficient writing heretofore made, nor hereafter to be made, and after doth by any spiritual person within this realm of England, Wales, or the marches of the same, to any lay person, of any parsonage, vicarage or other spiritual promotion aforesaid, within this realm, upon which lease the rent and services reserved, with other the yearly charges of the lease, as in serving the cure and otherwise, shall amount within forty shillings by the year of as much as the faid parsonage, vicarage, or other spiritual promotion aforesaid, so letten, is rated and valued at upon the King's books, for paying the first-fruits, shall be adjudged void, annihilate or determined, by reason of any such resignation, or other avoidance of the said benefice or spiritual promotion so letten, by the only act of the said lessor; (3) but that every such lessee or grantee of any such benefices or spiritual promotions aforesaid, their executors or assigns, shall have and may enjoy their terms and interests of and in the fame, for the term of fix years, to be accounted next and immediately after the faid avoidance, if the faid leffor do fo long

> had. VIII. And further be it enacted by the authority aforesaid, That if hereafter it happen any such lessor to decease and die before the end of the term by him so made, and that there be one year at least to come of the said term, that then it shall be lawful to the leffee thereof, his executors or affigns, to hold and enjoy their said lease to the end of the same year, wherein he is so entered at the time of his said lessor's death, if his said lease do so long continue, bearing and paying unto the succeffor of every fuch leffor, all fuch rent and services, as for the remnant of the faid year shall upon every such lease be due; for the recovery whereof the said successor shall and may have all fuch

> live, and the lease so by him before made do so long continue and endure; (4) and that after such avoidance, the successor or fuccessors of every such lessor shall and may distrain for the rent and services so reserved, and have their actions of debt and all other advantages by way of action, entry or otherwise, against the said lessee, his executors or assigns, for recovery of the faid rent and covenants upon the faid leafe referved, as the leffor thereof might have had if no fuch avoidance had been

If a fpiritual mise his benefice for years, relign or die, how long the lessee may enjoy it. Altered by 1&2Ph.&M.

C.17.

fuch ways and advantages as before is limited and given to the fuccessor, where his predecessor maketh such lease, and resign-

IX. Provided alway, That every successor, after the death of The successor his predecessor, may and shall have, upon one month's warning thall have the parsonage. after the time of his induction, the mansion-house of every such house, and the parsonage, vicarage, or other spiritual promotion aforesaid, with glebe not the glebe belonging to the same, not being sown at the time sown. of his faid predecessor's death, for maintenance of his houshold, deducting therefore in his rent, as heretofore hath been borne for the fame, or as it is reasonably worth; any thing in this act contained to the contrary norwithstanding.

X. Provided alway, That if the fruits of the vacation of the the curate who faid spiritual promotions be not sufficient to pay the curate's serves during stipend and wages for serving the cure the vacation time, that the vacation. then the fame to be borne and paid by the next incumbent within fourteen days next after that he hath the possession of any of

the faid promotions spiritual.

CAP. XII.

The limits of the King's palace at Westminster to be from Charing-Cross to Westminster-Hall, which shall have such privileges as the King's ancient palaces have.

CAP. XIII.

The bill for non-residence of spiritual men and their benesices.

THEREAS in the parliament begun at London the third day A recital of of November in the twenty-first year of the reign of our 21 H. 8. C. 13.

Sovereign lord King Henry the Eighth, and from thence adjourned and the practices

prorogued to the palace of Westminster the seventeenth day of De-made use of

comber then next ensuring among a the condition. cember then next ensuing, amongst other good acts and ordinances, to evade the then and there by the authority of the said parliament, it was esta-the same. blished, ordained and enacted, That as well every spiritual person, then being promoted to any archdeaconry, deanry or dignity in any monastery or cathedral church, or other church conventual or collegial, or being beneficed with any parsonage or vicarage, as all and every spiritual person and persons, which should after the feast of St. Michael the archangel, which was in the foresaid twenty-first year of the reign of our sovereign lord King Henry the Eighth, be promoted to any of the said dignities or benefices with any parsonage or vicarage, should from the said feast of St. Michael the archangel be personally resident and abiding at and upon his said dignity, prebend or benefice, or at one of them at the least; (2) and in case any such spiritual person, at any time after the said feast, kept not residence at one of his said dignities, prebend or benefices, (as is aforesaid) but absent himself wilfully by the space of one month together, or by the space of two months to be accounted at several times in any one year, and make his residence and abiding in any other places by fuch time, that then be shall forfeit for every such default x. l. sterling, as in the same act more plainly doth appear; (3) in which act, among other provisions contained and specified in the same, it was provided, That the said act of non-residence should not in any wise extend ne be prejudicial to any scholar or scholars, being conversant and abiding for study, without fraud or covin.

covin, at any university within this realm or without, as by the same provision doth also appear more at large; (4) sithence the making of which good ast and statute, divers and many persons being beneficed with cure of souls (as is aforesaid) and being not apt to study by reason of their age, or otherwise, ne never intending, before the making of the said act, to travel in study within any of the said universities for the increase of learning, but rather minding and intending their own ease, singular lucre and pleasure, by the same provision colourably to defraud the same good statute and ordinance, do daily and commonly resort and repair to the said universities of Oxford and Cambridge, and to either of them, where they, under the said pretent and colour of fludy, do continue and abide, living diffolutely, nothing profiting themselves by study at all in learning, but consume the time in idleness and in other pastimes, and insolent pleasures, giving occasion and evil example thereby to other young men and students within the faid universities, little or nothing regarding their cure and charge of fouls, contrary to the minds and intent of the makers of the forefaid good flatute and ordinance; (5) and also divers and many old benefied men have and do continually remain there, never exercising nor pratifing their learning to the example of virtue and maintenance of the common weal, in discharge of their conscience, according to their duty, having nevertheless and occupying such rooms and commodities, as were instituted and ordained for the maintenance and relief of poor scholars, to the great hindrance and detriment of the same:

II. Be it therefore enacted by the King our fovereign lord,

perions may be discharged nefices, and

21 H. S. C. 13.

What spiritual

with the affent of the lords spiritual and temporal, and the comfrom residence mons, in this present parliament assembled, That all and singuupon their be- lar spiritual person and persons, which now be, or hereafter shall be, to any benefice or benefices promoted, as is aforefaid, being for what cause, above the age of xl. years, (the chancellor, vice-chancellor, commissary of the said universities, or any of them, wardens, deans, provoîts, presidents, rectors, masters, principals and other head rulers of colleges, halls and other houses or places corporate within the faid universities, or any of them, doctors of the chair, readers of divinity in the common schools of divinity in any of the faid universities, only excepted) shall be resident and abiding at and upon one of their faid benefices, according to the intent and true meaning of the faid former act, upon fuch pain and penalties as be contained in the faid former act made and appointed for such beneficed persons for their non-residence. (2) And that none of the faid beneficed persons being above the age aforesaid, except before except, shall from henceforth be excused of their non-residence upon the said benefices, for that they be students or resiant within the said universities, or any of them; any proviso, or any other clause or sentence specified or contained in the faid former act of non-residence, or any other thing or things, to the contrary hereof in any wife notwithstanding.

III. And over this be it enacted by the authority aforesaid, That all and fingular fuch beneficed persons, being under the age of xl. years, resiant and abiding within the said universities,

or any of them, shall not enjoy the privilege and liberty of nonresidence, contained in the proviso of the said former act, made for the scholars and students of the said universities, or any of them, unless he or they be present at the ordinary lecture and lectures, as well at home in their houses, as in the common school or schools, and in their proper persons keep sophisms, problems, disputations and other exercises of learning, and be opponent and respondent in the same, according to the ordinances and statutes of either of the said universities, where he or they shall be so abiding or resiant; any thing contained in the faid proviso or former act to the contrary notwithstanding.

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IV. Provided alway, That this act shall begin to take effect at the feast of St. Michael the archangel next coming, and not before.

V. Provided alway, That this act, nor any thing therein Proviso for contained, shall extend to any person or persons which now is, readers of lec-or hereafter shall be readers of any publick or common lecture in the university large shall be readers. divinity, law civil, physick, philosophy, humanity, or of any of the ties, and for liberal sciences, or publick or common interpreters or teachers those that proof the Hebrew tongue, Chaldee or Greek, in whatsoever college ceed doctors or place of any of the said universities the said persons for the in divinity, time being shall read the said common or publick lectures; sick. nor yet to any person or persons after or above the age of xl. years, which shall refort to any of the said universities to proceed doctors in divinity, law civil or physick, for the time of their said proceedings, and executing of such sermons, disputations or lectures, which they be bound by the statutes of the univerfities there to do for the faid degrees so obtained.

CAP. XIV. For prices of wines.

BE it enacted by authority of this present parliament, That Mone shall sell no person or persons shall sell any Gascoin, Guyen or French Gascoign or wines, above viij. d. the gallon, that is to say, a peny the pint, two-pence the quart, sour-pence the pottle, and eight-pence the the gallon. gallon, upon pain of forseiture for every pint to be sold above the 7 Ed. 6. c. 5. said price, iv. d. and for every quart sold above the said price, sij. d. Repealed by and for every gallon so sold above the said price afore limited, 21 Jac. 1. c. 28. ii. s. (2) And that no malmeseys, rompeys, sacks nor other see 12 Car. 2. ij. s. (2) And that no malmeseys, romneys, sacks nor other See 12 Car. 2. fweet wines shall be fold by retail above xij. d. the gallon, vi. d. c. 25. the pottle, iij. d. the quart, i. d. ob. the pint, upon pain to lose and forfeit iij. s. iv. d. for every gallon, xx. d. for every pottle, xij. d. for every quart, and vi. d. for every pint that shall be sold contrary to this act.

II. Provided alway, That the lord chancellor, lord treasurer, The prices of lord president of the King's most honourable council, lord privy gross shall be seal, and the two chief justices of either bench, or five, four, assertions to fet the prices of all kind of wines, that is to say, of officers. the prices of the butt, tun, pipe, hogshead, puncheon, tierce, 34 H. 8. c. 7.

F f 4

barrel 37 H. 8. c. 23.

VI. And

barrel or rundlet, when it shall be fold in gross, so that they or any of them cause the prices by them set, to be written, and open proclamation thereof to be made in the King's court of chancery openly in the term-time, or else in the city, borough or town, where any such wines shall be sold in gross; any thing contained in this act to the contrary hereof notwithstanding.

The forfeiture for felling of

Justices of

offenders.

III. And it is further enacted, That if any person or persons, wines in gross after such prices be set and put in writing by the said lord chancontrary to the cellor, lord treasurer, lord president of the King's most honourprices affessed. able council, lord privy seal, and the two chief justices, or by five, four or three of them, and proclamation thereof had (as is aforefaid) do fell any wines in gross by any fraud or covin, contrary to the faid prices so set and proclaimed; that then every fuch offender in that behalf shall lose and forfeit for every vefsel by them sold in gross contrary to the said prices, xl. s. (2) the one half of all which forfeitures to be to the King our fove-reign lord, and the other half thereof, if it be within any city, borough or town corporate, to be to the mayors, sheriffs, bailiffs or other head rulers of such cities, boroughs or towns corporate; (3) and if it be without city, borough or town corporate, then to be to such of the King's subjects as will sue for the

fame; and that every fuch forfeiture shall be recovered by original writ of debt, bill, plaint or information, in which fuit no wa-

ger of law shall be admitted, nor any protection or essoin allowed. IV. And it is also enacted, That the justices of peace in every shire of this realm, and all mayors, sheriffs, bailiffs and other

peace and chief head officers in cities, boroughs and towns corporate, that is to officers in bofay, every of them within the limits of their commissions and roughs, &c. shall enquire authorities, as well within franchises as without, shall have of and punish

power and authority to examine, hear, enquire and determine the defaults of fuch as shall attempt to sell any wines in gross

or by retail contrary to this act, and to punish the offenders by imprisonment, or otherwise, by their discretions.

V. And whereas in the parliament holden at Westminster in the first year of the reign of King Richard the Third, among other things, it was established, ordained and enacted, That every tun of wine should contain celij. gallons, every butt of malmefey should contain exxvj.

gallons, every pipe exxyj, gallons, every tertian or puncheon lxxxiiij, gallons, every hogspead lxiij, gallons, every tierce xlj, gallons and di. and every tierce xlj, gallons and di. and every rundlet xviij, gallons, (2) and that no vessel sbould be put to sale till it to every vessel were gauged, upon pain of forseiture, as by the same statute it doth of wine, and appear more at large. (3) Nevertheless, great deceit is daily used the statute of in selling of wines and option casks and vessels not bearing the contents. 1 R. 3. c. 13. above limited, to the great loss of the King's poor subjects: for remedy and other

and other whereof, it is enacted by the authority of this present parliament, statutes made. That the said statute made in the first year of King Richard the touching the That the laid statute made in the first year of King Richard the same, confirm. Third, and all other statutes heretofore made for true gauging and measuring of wines, oyls, honey or any other liquors, which 18 H. 6. c. 17. estatutes afore this time be not repealed nor expired, shall stand

in their strength and virtue, and be put in due execution according to their tenors and effects in every behalf.

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VI. And over that be it enacted by authority of this present Every ve parliament, That every gauger within this realm shall truly and wine, &c effectually, within the limits of his office, gauge all the said ed and i tuns, butts, pipes, tierces, puncheons, tertians, barrels, hogs-ed upon heads and rundlets, and shall plainly and truly mark upon the head. head of every such vessel the content of the same, (2) upon pain ²⁷ Ed. ³ to forfeit to the party, to whose use the wine, oyl or other thing 23 H.6. therein being shall be fold, four times the value of that that the vessel so marked shall lack of his lawful content above written: (3) the same forfeiture to be recovered over and beside the costs of the fuit, by the King's original writ, or by bill in any of the King's courts of his common laws, or in any competent court having jurisdiction in the place where that offence shall be committed, by action or bill of debt; in which action or fuit none essoin, protection nor wager of law shall be accepted, admitted or allowed to the defendant or defendants: (4) and that every How he is merchant or other person selling the said wine, oyl or other be recome things contained in the said vessel marked, shall allow of the sacketh recome for every quantity of wine. price thereof to the buyer of the fame, for every quantity of wine, fure. oyl or other thing contained in the said marked vessel, the sull value of the lack thereof, being by reason of default of sull gauge of the vessel marked, or of default of filling of the same vessel, or by reason of default of any of them, after the rate of the whole price of the wine, oyl or other thing so being fold by that vessel marked, and that upon pain of forfeiture to the same buyer the double value of the same vessel and wine, oyl or other thing therein being so sold; the same forfeiture to be recovered, together with the costs of the suit, in manner and form as the forseiture last before written is limited to be recovered.

CAP. XV.

For pirates.

WHERE traytors, pirates, thieves, robbers, murderers and con- Mod. cal VV federates upon the sea, many times escaped unpunished, because law 74. the trial of their offences hath heretosore been ordered, judged and de-3 Inst. 48, termined before the admiral, or his lieutenant or commissary, after the 13 Co. 51 course of the civil laws, (2) the nature whereof is, that before any 1 Roll. 17 judgment of death can be given against the offenders, either they must plainly confess their offences (which they will never do without tor-ture or pains) or else their offences be so plainly and directly proved by witness indifferent, such as saw their offences committed, which cannot be gotten but by chance at few times, because such offenders commit their offences upon the sea, and at many times murder and kill such persons being in the soil of them in they come they come fences, which should witness against them in that behalf; and also fuch as should bear witness be commonly mariners and shipmen, which, because of their often voyages and passages in the seas, depart without long tarrying and protraction of time, to the great costs and charges as well of the King's highness, as such as would pursue such offenders: (3) for reformation whereof, be it enacted by the authority of Trial of o

this present parliament, That all treasons, felonies, robberies, ces comm murders upon the on the sea, or in any other haven, river, creek or place where

the admiral or admirals have or pretend to have power, autho-

rity or jurisdiction, shall be enquired, tried, heard, determined

be limited by the King's commission or commissions to be directed for the same, in like form and condition, as if any such offence or offences had been committed or done in or upon the

land; (4) and such commissions shall be had under the King's

great seal, directed to the admiral or admirals, or to his or their lieutenant, deputy and deputies, and to three or four such other substantial persons, as shall be named or appointed by the lord

T 1 536.

or within the' murders and confederacies hereafter to be committed in or upadmiral's jurisdiction, by the King's commission. Altered by 11 and judged, in such shires and places in the realm, as shall

& 12W.3. C.7.

3 Inst. 147. Hob. 146. Dyer 211. pl. 33.

The commisritv.

1 Leon. 106, 270. 3 Bulftr. 28, 29.

> The punishment of offen- offences, by verdict, confession or process, by authority of any ders. z Salk. 85. Co. Lit. 391. a.

Moor 756. pl. 1044.

chancellor of England for the time being, from time to time, and as oft as need shall require, to hear and determine such offences after the common course of the laws of this realm, used for treasons, felonies, murders, robberies and confederacies of the same, done and committed upon the land within this realm. II. And be it enacted by the authority aforesaid, That such fioners autho- persons to whom such commission or commissions shall be directed, or four of them at the least, shall have full power and authority to enquire of such offences, and of every of them, by the oaths of twelve good and lawful inhabitants in the shire limited in their commission, in such like manner and form, as if fuch offences had been committed upon the land within the same shire; (2) and that every indictment, found and presented before such commissioners, of any treasons, felonies, robberies, murders, manslaughters, or such other offences, being committed or done in or upon the feas, or in or upon any other haven, river or creek, shall be good and effectual in the law; (3) and if any person or persons happen to be indicted for any such offence done or hereafter to be done upon the seas, or in any other place above limited, that then fuch order, process, judgment and execution shall be used, had, done and made, to and against every such person and persons so being indicted, as against traytors, felons and murderers, for treason, felony, robbery, murder or other such offences done upon the land, as by the laws of this realm is accustomed; (4) and that the trial of fuch offence or offences, if it be denied by the offender or offenders, shall be had by twelve lawful men inhabited in the shire

> faid offences done upon the lands. III. And be it enacted by authority aforesaid, That for treasons, robberies, felonies, murders and confederacies done upon the fea or feas, or in any place above rehearfed, the offenders shall not be admitted to have the benefit of his or their elergy,

> limited within such commission, which shall be directed as is aforesaid, and no challenge or challenges to be had for the hundred; (5) and fuch as shall be convict of any such offence or

> fuch commission, shall have and suffer such pains of death,

losses of lands, goods and chattels, as if they had been attainted and convicted of any treasons, felonies, robberies, or other the but be utterly excluded thereof and from the same, and also of

the privilege of any fanctuary.

IV. Provided alway, That this act extend not to be prejudi- Taking o cial or hurtful to any person or persons for taking any victual, things the cables, ropes, anchors or fails, which any fuch person or per- may be sp sons (compelled by necessity) taketh of or in any ship which upon necessary conveniently spare the same, so the same person or per- for them. sons pay out of land for the same victual, cables, ropes, anchors or sails, money or money-worth, to the value of the thing so taken, or do deliver for the same a sufficient bill obligatory to be paid in form following, that is to fay, if the taking of the same things be on this side the straits of Marroke, then to be paid within four months, and if it be beyond the faid straits of Marroke, then to be paid within twelve months next ensuing the making of fuch bills, and that the makers of fuch bills well and truly pay the same debt at the day to be limited within the said bills.

V. Provided alway, That whensoever any such commission Commission for the punishment of the offences aforesaid, or of any of them, directed i thall be directed or fent to any place within the jurisdiction of any place the five ports, that then every such commission shall be direct-within the ed unto the lord warden of the said ports for the time being, or to his deputy, and unto three or four such other persons as the lord showed or the time hairs shall fon or persons as the lord chancellor for the time being shall name and appoint; any thing in this present act to the contrary notwithstanding.

VI. Provided alway, That whensoever any commission shall 27 H. \$. 6 be directed unto the five ports for the inquisition and trials of iGeo.1. st any the offences expressed in this act, that every such inquisition c. 25. and trial to be had by virtue of such commission, shall be made 4 Geo. 1. c and had by the inhabitants in the said five ports, or the mem- 28. bers of the same; any thing in this act to the contrary thereof notwithstanding.

CAP. XVI.

A provision for dispensations and licences beretofore obtained from the see of Rome.

WHERE the bishop of Rome and his predecessors, of his and their covetous and ambitious minds, to the intent to advance and enrich themselves and the see of Rome, to the great impoverishing of this realm of England, and other the King's dominions, contrary to God's laws, the laws and statutes of this realm, and in de-rogation of the imperial crown of this said realm, have heretofore 2 Roll. 45 wrongfully pretended, extorted, used and exercised within the same divers and many usurped powers, jurisdictions and authorities, during and by the which time the said bishop and his predecessors arrogantly and unjustly have taken upon them, for great sums of money, and other profits to them given, to grant unto the King's subjects, and other inhabitants within this realm and other the King's dominions, many, divers and fundry authorities, immunities, faculties, privileges, licences, induigences and preheminences of divers kinds, natures and qualities, (2) which,

from the fee of Rome.

Release of such (2) which, although they proceeded by an unjust and usurped authowho have ob-rity, have been until now of late, by the subjects of this realm, time-tained licences rously and ignorantly accepted, received, used, and erroneously put in exercise and execution; (3) the which usurped authority, jurisdiction and power is now justly, truly, and ought to be clearly and absolutely extinguished, extirped and abolished, within this realm and other soe King's dominions; (4) and forafmuch as all and every fuch person and persons, bodies politick and corporate, which unlawfully, and without any manner of authority or just ground, heretofore have time-rously and ignorantly accepted, received, used and erroneously put in execution, and exercised the said faculties, immunities, authorities, privileges, licences, indulgences and preheminences, have now fincere, pure and perfect intelligence and knowledge of the said usurped authority, jurisdiction and power; and that the said faculties, authorities, privileges, licences and indulgences, so as is aforesaid accepted, received, used and erroneously exercised, were and been to all intents and purposes clearly void, frustrate and of none effect; albeit, if they should be impeached or interrupted of such privileges, liberties, preheminences, authorities, jurisdictions, profits and other commodities, which they now have, use and excercise, by colour of such vain and void licences, dispensations and faculties, it should be to their intolerable inquietations and utter undoing. II. Wherefore be it enacted by authority of this present par-

dispensations from the bishop or see of

All bulls and

void. 2 Roll. 92.

liament, That all bulls, breves, faculties and dispensations, of what names, natures or qualities soever they be of, heretofore had or obtained of the bishop of Rome, or any of his predecesfubjects of this fors, or by the authority of the see of Rome, by or to any subrealm shall be jects, resiants, or bodies politick or corporate, of or in this realm, or of or in any other the King's dominions, shall from henceforth be clearly void and of no value, force, strength nor virtue; (2) and shall never hereafter be used, admitted, allowed, pleaded or alledged in any places or courts of this realm, or of any other the King's dominions, upon the pains contained in the statute of provision and premunire, made in the fixteenth year of the reign of King Richard the Second: (3) yet notwithstanding, at the most humble petition and intercession of the lords spiritual and temporal, and the commons in this present parliament assembled, it may please the King's majesty of his most gracious benignity, goodness and blessed disposition, that it may be enacted by authority of this parliament, That all

A confirma-

tion of former marriages had and folemnized within this realm, or in any other the King's dominions, before the third day of November in the twenty fixth year of the King's most gracious reign, whereof there is no divorce or separation had by the ecclesiastical laws of this realm, and which marriages be not prohibited by God's laws, limited and declared in the act made in this present parliament for the establishment of the King's succession, or otherwise by holy scripture, shall be by authority of this present parliament good, lawful and effectual, and shall be from the beginning of fuch marriages reputed, esteemed, taken, adjudged, received, approved and allowed, by the authority of this pretent present parliament, to all and singular purposes, effects and intents, as good, as sufficient, and as available, as though no impediment of matrimony had ever been between them that have contracted and solemnized such marriages; (4) and that all children procreated and to be procreated in and under such

marriages, shall be lawful to all intents and purposes.

III. And that it may be also enacted by the authority of this A confirm present parliament, That all archbishops and bishops of this tion of all realm, or of any the King's dominions, consecrated, and at archbishol this present time taken and reputed for archbishops and bishops, and their may by authority of this present parliament, and not by virtue thority, a of any provision or other foreign authority, licence, faculty or other eccl dispensation, keep, enjoy and retain their archbishopricks and aftical per bishopricks, in as large and ample manner, as if they had been and order promoted, elected, confirmed and confecrated according to the due course of the laws of this realm; (2) and that every arch-bishop and bishop of this realm, and of other the King's dominions, may minister, use and exercise all and every thing and things pertaining to the office or order of an archbishop and bishop, with all tokens, ensigns and ceremonies thereunto law-

fully belonging.

IV. And that all ecclefiastical persons of the King's realm and dominions, which at this time be taken, had and reputed for abbots, priors, abbesses, prioresses, and other heads of religion, (which be not, neither shall be excluded from their dignities by the late act of suppression) and the religious persons living under their obedience, and all persons now taken and reputed as masters, presidents, provosts and wardens of cathedral churches and colleges, with the companies and fellowships of the same, all priests and clerks which have received any of the ecclefiastical orders, all archdeacons and deans, and other having offices, cures and dignities spiritual, may by authority of this act, and not by the virtue of any foreign power or authority, administer, use and exercise all things pertaining to their dignities, offices, orders, cures, religions and fellow-fhips, and may lawfully hereafter use all tokens, ensigns and ceremonies, which they have been accustomed to use in times past, so it be not expresly against the laws of God and this realm; any thing or things contained in any act or acts made fithen the beginning of this present parliament to the contrary of any of the premisses in any wife notwithstanding.

V. And where divers and many of the King's said subjects have purchased and obtained many dispensations, bulls, breves and faculties of the bisbop of Rome for the time being, or by authority of the see of Rome, as pluralities, unions, trialties, appropriations, commendams, exemptions and other bulls, breves and faculties, for divers causes and matters, other than be afore expressed, which be of no strength or virtue: (2) it may therefore please the King's majesty, that it may be enacted by authority aforesaid, That all and every his faid subjects, during the time of one whole year next after the feast of St. Michael the archangel next coming, may enjoy, use

and have, by authority of this present act, and not by the virtue of the faid bulls, breves and faculties, all and every the effects contained and specified in such bulls, breves and faculties, in all such cases only as may be dispensed with by the archbishop of Canterbury, by authority of the laws and statutes of this

The effect and contents of bulls, breves, faculties, &c. purchased of the fee of Rome, which he allowable, shall be confirmed under the great feal. Dyer, 233, 345,352.

c. 8. and re-

VI. And that it may be further enacted by authority aforesaid, That all and every the King's faid subjects, bringing, rendring and delivering to such persons of his council, or of the masters of his chancery, as the King's highness shall name and appoint, any bulls, breves, or any other faculties concerning any the premisses, that then, if it shall appear to such persons as the King's highness shall so name and appoint to receive such bulls, faculties and breves, after due examination thereof had, that the effects contained and specified in such bulls, faculties and breves, or any part thereof, may be lawfully granted by the faid archbishop of *Canterbury*, by authority of the laws and statutes of this realm; that then and in every such case the King's said fubjects making humble fuit to have the effects contained in the said bulls, breves and faculties to be granted unto them, shall have, receive and obtain of the chancellor of England, or keeper of the great seal for the time being, by sufficient writing in due form to be made, and to be sealed under the King's great seal, all and every such effects contained and specified in such bulls, breves and faculties, as may be lawfully granted by the faid archbishop of Canterbury, by authority of the laws and statutes of this realm, (2) paying only for fealing of every fuch writing xx s. iv. d. and over that, for the reasonable costs for pains of the writing thereof, iij. s. iv. d. and not above; and for the pain taken for due examination of every such bulls, breves and faculties, iij. s. iv. d. and not above. (3) And that this prefent act shall be sufficient and immediate warrant to the chancellor or keeper of the great feal, for ensealing and delivery of such licences, faculties, dispensations and other writings, which shall be made, granted and scaled under the King's great scal, by virtue and authority of this act. VII. And it is also enacted by authority asoresaid, That all

and every fuch licence, dispensation, faculty, confirmation or other writing, to be had, made or granted under the King's great feal out of the faid court of chancery by authority of this act, in form as is above rehearfed, shall be good and effectual to the faid parties suing for the same, according to the tenor Repeated by and effects thereof, and shall be admitted, accepted and allowed in all courts and places of this realm, and in all other the King's vived by 1 El. dominions; any usage, prescription, foreign laws, customs or

ordinance to the contrary thereof notwithstanding.

CAP. XVII.

Rep. 1 Ed. 6. Any inheritable to the crown (to be limited by King Hen. VIII.) after his age of xxiv. years, may repeal such statutes as were made in his time before that age.

CAP.

CAP. XVIII.

It shall be high treason for any man to espouse, marry or take to 4 Inst. 362. his wife, any of the King's children being lawfully born, or Rep. 1 Ed. 6. otherwise commonly reputed for his children, or any of the C. 12. King's sisters, or aunts of the part of the father, or any of the lawful children of the King's brethren or sisters, or to contract matrimony with any of them, without the King's licence first had under the great seal, or to deslower any of them being unmarried: and the woman so offending shall incur the like danger.

Statutes made at Westminster, Anno 31 HEN. VIII. and Anno Dom. 1539.

HENRY the Eighth, by the grace of God King of England, and of France, defender of the faith, lord of Ireland, and in earth supreme bead immediately under Christ of the church of England, to the bonour of Almighty God, conservation of the true doctrine of Christ's religion, and for the concord, quiet and wealth of this his realm, and subjects of the same, held his most high court of parliament, begun at Westminster the twenty-eighth day of April and there continued till the twenty-eighth day of June, the one and thirtieth year of his most noble and victorious reign, wherein were established these acts following.

CAP. I.

For joint tenants and tenants in common.

TORASMUCH as by the common laws of this realm divers of Godbolt &4.

the King's subjects, being seised of manors, lands, tenements and pl. 97:

hereditaments, as joint tenants, or as tenants in common with other, Several inconof any estate of inheritance, in their own right, or in the right of suing by holdtheir wives, by purchase, descent or otherwise, and every of them so ing lands
being joint tenants, or tenants in common, have like right, title, interest jointly, or in
and possession in the same manors, lands, tenements and hereditaments, common, befor their parts or portions jointly or in common undividedly together Keilw. 208. b.
with other; (2) and none of them by the law doth or may know their 211. b.
several parts or portions in the same, or that that is his or theirs, by
itself undivided, and cannot by the laws of this realm otherwise occupy
or take the profits of the same, or make any severance, division or partition thereof, without either of their mutual assents and consents; (3)
by reason whereof divers and many of them, being so jointly and undividedly seised of the said manors, lands, tenements and hereditaments,
oftentimes of their perverse, covetous and malicious minds and wills,
against all right, justice, equity and good conscience, by strength and
prower, not only cut and fallen down all the woods and trees growing

Joint tenants and tenants in common are compellable to make partition by writs. Extended to Dyer 128, 350. b. Bro. Partit. 38, 42. Cro. El. 759. 2 Bulft. 114. Every of the joint tenants and tenants in common shall have aid of the other. Hob. 179.

6 Co. 12.

upon the same, but also have extirped, subverted, pulled down and destroyed all the houses, edifices and buildings, meadows, pastures, commons, and the whole commodities of the same, and have taken and converted them to their own uses and behoofs, to the open wrong and disherison, and against the minds and wills of other holding the same manors, lands, tenements and hereditaments jointly or in common with them, and they have been always without affured remedy for the same:

II. Be it therefore enacted by the King our most dread sovereign lord, and by the affent of the lords spiritual and temporal, and by the commons, in this present parliament assembled, That all joint tenants and tenants in common, that now be, or hereafter shall be, of any estate or estates of inheritance in their own rights, or in the right of their wives, of any manors, lands, joint tenants, tenements or hereditaments within this realm of England, Wales, &c. for life or or the marches of the same, shall and may be coacted and comyears by pelled, by virtue of this present act, to make partition between 32 H. 8. c. 32. the make partition between them of all such manors, lands, tenements and hereditaments, c.31.7An.c.18. as they now hold, or hereafter shall hold as joint tenants or Co. pl. f. 410 tenants in common, by writ De participatione facienda, in that Raymond 249 case to be devised in the King our sovereign lord's court of chancery, in like manner and form as coparceners by the common laws of this realm have been and are compellable to do, and the same writ to be pursued at the common law.

III. Provided alway, and be it enacted, That every of the faid joint tenants or tenants in common, and their heirs, after fuch partition made, shall and may have aid of the other or of their heirs, to the intent to dereign the warranty paramount, and to recover for the rate, as is used between coparceners after partition made by the order of the common law; any thing

in this act contained to the contrary notwithstanding.

CAP. II.

An all that fishing in any several pond, or mote, with an intent to steal fish out of the same, is felony.

WHEREAS divers and many of the lords, knights, efquires, All fishing gentlemen, and other the King's subjects within this his realm, with nets, &c. with intent to at their great costs and charges have caused to be made within their steal fish in the several grounds many ponds, slews and motes, and stored them with breaking the divers kinds of fishes, as pikes, bremes, carps, tenches and other fishes, head of a pond whereof they have thought to have had great commodity, as well for to take fish, the pleasure of their friends as for their the pleasure of their friends, as for their own commodity and profit tothall be felony. wards the necessary finding of their houses, divers and many light and Repealed

1 Ed. 6. c. 11. little or nothing regarding God, the fear of their sovereign lord the C. 1. King's highness, nor houses laws, base not only fished the fact of their sovereign lord the c. 1. The negative of the source of the so C. 1. King's highnels, nor his www, were not will fews and motes, as well by night as by day, with nets, hooks, and baits of divers forts, but also with great number of misruled persons any pond, daits of aivers forts, out also with great number of mirrulea persons stew or mote, have entered into such grounds, and there with great violence have in the daybroken up the heads of the same ponds, stews and motes, and destroyed
time, without
and taken the fish of the said ponds, stews and motes, to the great disthe owner's

pleasures and losses of the owners of the said ponds, stews and motes, consent, is and contrary to all good reason, right and conscience. Wherefore be imprisonment, it enacted by the King our sovereign lord, with the assent of and after to the lords spiritual and temporal, and the commons, in this pre-find surety for sent parliament assembled, and by the authority of the same, That his good as well all manner of fishings with any nets, hooks or baits, of abearing.

Altered by what kind soever they be, in any several pond, stew or mote, 5 El. c. 21. with an intent to steal fish out of the same, done or committed at any time after the feast of the nativity of St. John Baptist next coming, that is to say, in the one and thirtieth year of the reign of our said sovereign lord, from the hour of six in the eventide, unto the hour of fix in the morning, against the wills and minds of the owners or possessioners of such ponds, stews or motes, as also the unlawful breaking up of the head of any several pond, stew or mote, by day or by night, after the said feast, without colour of title so to do, whereby any fish of the same pond, stew or mote, is taken or destroyed, against the will or mind of the owner or possessioner of the same, be to all intents deemed, taken and adjudged felony; and that those persons so This clause is offending shall have and suffer all such pains of death and repealed by punishments, as other felons ought to have and suffer for felony 1.4. by the course of the laws of this realm.

II. And also be it further enacted by the authority aforesaid, That if any such evil disposed persons, after the feast before limited, do fish in the day-time, at any other time than is before rehearfed, in any fuch feveral ponds, stews or motes, with any manner of nets, hooks or baits, as is aforefaid, what kind soever they be of, against the will, pleasure and mind of the owners or possessors of the same several ponds, stews or motes, not having any manner of colour of title so to do, and thereof be lawfully convict at the fuit of our fovereign lord the King, or the party grieved, that then the said parties so convicted shall suffer imprisonment by the space of three months, and after the said iii months expired, shall find sufficient surety for his or their good abearing, or else to remain still in prison without bail or main-

prife, unto such time as he or they can find such surety.

CAP. III.

An all changing the custom of gavelkind.

THE King our sovereign lord, for divers considerations his The manors, Majesty moving, by authority of this his high court of &c. of Thoparliament, enacteth, ordaineth and establisheth, That as well Crumwel, and all the lordships, manors, lands, tenements, woods, pastures, of others to rents, fervices, reversions, remainders, advowsons, and all other the number of whatfoever hereditaments, fet, lying and being within the county xxxiv. perof Kent, of the which Thomas Crumwel, knight of the honourable within the order of the garter, lord Crumwel of Wimbledon, lord privy feal, county of Thomas Burgh knight, lord Burgh, George Broke knight, lord Kent, and Cobham, Andrew Windsor knight, lord Windsor, Thomas Cheine gavelkind-knight, treasurer of our said sovereign lord the King's most hereaster dehonourable houshold, Christopher Hales knight, master of the scend as lands Vol. IV. G g

rolls at the common law.

lord

i

rolls of our faid sovereign Lord's court of chancery, Thomas Willoughby knight, one of the judges of the King's court of the common place, Anthony Saintleger knight, Edward Wotton knight, Edward Boveton knight, Roger Cholmeley knight, serjeant at law, John Champneis knight, John Baker esquire, our said sovereign lord the King's general attorney, Reinold Scotte esquire, John Guldford esquire, Thomas Kempe esquire, Edward Thwaitis esquire, William Roper esquire, Anthony Sandes esquire, Edward Isan esquire, Percival Hart esquire, Edward Monyns esquire, William Whetnel esquire, John Fogge esquire, Edmund Fetyplace esquire, Thomas Hardres esquire, William Waller esquire, Thomas Wylford esquire, Thomas Moile esquire, Thomas Harlakinden esquire, Geffrey Lee esquire, James Hales, Henry Hussee and Thomas Roiden gentlemen, or any of them, is or be seised to his or their own use or uses in see-simple or in see-tail, the which now been of the tenure and nature of gavelkind, and heretofore have been departed or be departible between heirs males by the custom of gavelkind, shall from henceforth be clearly changed from the said custom, tenure and nature of gavelkind, and in no wife hereafter be departed or departible by the said custom of gavelkind between heirs males, but shall remain, revert, abide, descend, come and be, after and according as lordships, manors, lands, tenements and other hereditaments do or may descend, remain, revert, abide, come or be, according to the common law of this realm, and as other manors, lands and tenements being in the faid county of Kent, which never were holden by fervice of foccage, but be and always have been holden by knights fervice, do descend, remain, revert, abide, come, and be; and in like manner to descend and be descendible, remain, revert, come and be inheritable to the heir or heirs, after and according to the faid common laws of this realm of England. (2) And that all and fingu-

Hard:- 325.

William Roper, Anthony Sandes, Edward Isaac, Percival Hart, Edward Monyns, William Whetnal, John Fogge, Edmund Fetyplace, Thomas Hardres, William Waller, Thomas Wylford, Thomas Moik, Thomas Harlakinden, Geffrey Lee, James Hales, Henry Husse and Thomas Roidon, or of any of them, and which before the making of this act have been of the said nature and tenure of gavelkind in the said county of Kent, shall from henceforth be accepted, taken, inherited, deemed, and adjudged to be, like as lordships, manors, lands, tenements and other hereditaments at the common law of this realm, and in such manner and form, as if the same manors, lordships, lands, tenements and other hereditaments had never been of the said nature of gavelkind; any usage or custom in the said county of Kent heretofore had, accepted or used, to the contrary notwithstanding: (3) saving always,

and referving to all and fingular persons, other than the said

lar the said lordships, manors, lands, tenements and other here-

ditaments, with the appurtenances, of the said lord Crumwel, lord Burgh, lord Cobham, lord Windsor, Thomas Cheine, Christopher Hales, Thomas Willoughby, Anthony Saintleger, Edward Wetten, Hales of the Soveton, Roger Cholmeley, John Champneis, John Baker, Philadelphia Saintleger, Sa

Reinold Scotte, John Guldford, Thomas Kempe, Edward Thwaitis,

A faving of other mens rights, &c.

lord Crumwel, lord Burgh, lord Cobham, lord Windsor, Thomas Cheine, Christopher Hales, Thomas Willoughby, Anthony Saintleger, Edward Wotton, Edward Boveton, Roger Cholmeley, John Champneis, John Baker, Reinold Scotte, John Guldford, Thomas Kempe, Edward Thwaitis, William Roper, Anthony Sandes, Edward Isaac, Percival Hart, Edward Monyns, William Whetnal, John Fogge, Edmund Fetyplace, Thomas Hardres, William Waller, Thomas Wylford, Thomas Moile, Thomas Harlakinden, Geffrey Lee, James Hales, Henry Husse and Thomas Roidon, or any of them, and to every of them against any other of them, all such right, title, interest and inheritance, as they or any of them had before the making of this act, of, to or in any of the said manors, lands, tenements, woods, pastures, rents, services, reversions, remainders, advowsons, and other the premisses, as if this present act had never been had nor made.

CAP. IV.

The mayor and bailiffs of Exeter may break all wears and lets in PR. the river of Exe, and shall pay to the owners and farmers of so much ground as they shall dig, the rate of twenty years purchase, or so much as shall be adjudged by the justices of assis in the county of Devon.

CAP. V.

The manor of Hampton-Court, with divers lordships, lands and tenements thereunto united, shall be called the Honour of Hampton-Court; (2) and the King shall have therein a chase, and free chase and warren for all beast of venery and sowls of warren, which shall be called Hampton-Court-Chase; (3) and all offenders in the same shall incur such penalties as the like offenders do in any other forest or chase: and the said honour and chase of Hampton-Court, and all the manors and lands within the same, shall be in the survey and governance of the court of augmentations. (4) The manor of Sheppon in the county of Berks, made parcel of the duchy of Cormwal in respect of the manors of Bislete and Weibridge, by this act taken from the said duchy.

CAP. VI.

Religious persons are enabled to sue and be sued. Religious 34 H. S. c. 144. persons deraigned shall not sue for any former right descended Explained by unto them. Explained by 5 & 6 Ed. 6. c. 13. Religious 33 H. S. c. 29. persons being priests, or that have vowed religion at 21 years of age, shall not marry.

CAP. VII.

A continuance, until the last day of the next parliament, of the E. E. e. 18; statutes of 22 H. 8. c. 12. 27 H. 8. c. 25. 22 H. 8. c. 7. 26 H. 8. c. 11. 25 H. 8. c. 6. 21 H. 8. c. 10. 21 H. 8. c. 12. 23 H. 8. c. 17. 24 H. 8. c. 9. 23 H. 8. c. 3. 25 H. 8. c. 9. 24 H. 8. c. 4. 23 H. 8 c. 2. 28 H. 8. c. 6, 8, 9, concerning beggars, &c.

CAP. VIII. The King for the time being, with the advice of his council.

or the more part of them, may let forth proclamations under fuch penalties and pains as to him and them shall seem necesfary, which shall be observed as though they were made by act of parliament; but this shall not be prejudicial to any person's inheritance, offices, liberties, goods, chattels or life; and whosoever shall willingly offend any article contained in the faid proclamations, shall pay such forfeitures, or be so long imprisoned, as shall be expressed in the said proclamations; and if any offending will depart the realm, to the intent he will not answer his said offence, he shall be adjudged a

34 H. 8. c. 23. REP. by 1 Ed. 6. C. 12.

traitor.

CAP. IX.

REP. by 1 & 2. An act authorizing the King's highness to make bishops by his Ph. & M. c. 8. letters patents. 2 El. c. 1.

CAP. X.

For placing of the lords.

4 Inft. 361.

Porasmuch as in all great councils and congregations of men, bauing fundry degrees and offices in the commonwealth, it is very

requisite and convenient that an order should be had and taken for the How the lords placing and fitting of such persons as been bounden to resort to the same, in parliament to the intent that they, knowing their places, may use the same withshall be placed. out dislocative or let of the council. (2) therefore the King's make out displeasure or let of the council; (2) therefore the King's most royal majesty, although it appertaineth unto his prerogative royal to give fuch bonour, reputation and placing to his councellors, and other his subjects, as shall be seeming to his most excellent wisdom, is nevertheless pleased and contented, for an order to be had and taken in this his most high court of parliament, that it shall be enacted by authority of the same, in manner and form as hereafter solloweth.

II. First, it is enacted by authority aforesaid, That no per-

None shall fit estate.

on either fide fon or person, of what estate, degree or condition soever he or of the cloth of the condition for the con they be of, (except only the King's children) shall at any time hereafter attempt or presume to sit or have place at any side of the cloth of estate in the parliament chamber, neither of the one hand of the King's highness, nor of the other, whether the King's majesty be there personally present or absent. (2) And forasmuch as the King's majesty is justly and lawfully supreme head in earth, under God, of the church of England, and for the good exercise of the said most royal dignity and effice, hath made Thomas lord Crumwel and lord privy feal, his vicegerent, for good and due ministration of justice to be had in all causes and cases touching the ecclesiastical jurisdiction, and for the godly reformation and redress of all errors, herefies and abuses in the said church: (3) It is therefore also enacted by authority aforesaid, That the said lord Crumwel, having the said office of vicegerent, and all other performs which having the said office of vicegerent, and all other performs which

The King's vicegerent in ecclesiastical jurisdiction.

hereafter shall have the said office of the grant of the King's highness, his heirs or successors, shall sit and be placed, as well in this present parliament, as in all parliaments to be holden hereafter, on the right fide of the parliament chamber, and upon the same form that the archbishop of Canterbury sitteth on, and above the same archbishop and his successors, and shall have voice in every parliament to affent or diffent, as other the lords of the parliament.

III. And it is also enacted, That next to the said vicegerent How the bishall fit the archbishop of Canterbury; and then next to him, on shops shall be the same form and side, shall sit the archbishop of York; and placed in the parliament next to him, on the same form and side, the bishop of London; house. and next to him, on the same side and form, the bishop of Durham; and next to him, on the same side and form, the bishop of Winchester; and then all the other bishops of both provinces of Canterbury and York shall sit and be placed on the same side

after their ancienties, as it hath been accustomed.

IV. And forasmuch as such other personages, which now have, The lord and hereaster shall happen to have other great offices of the realm, chancellor, that is to say, the offices of the lord chancellor, the lord treasurer, the president of lord president of the King's most honourable council, the lord privy council and seal, the great chamberlain of England, the constable of England, lord privy seal. the lord marshal of England, the lord admiral, the grand master or lord steward of the King's most honourable houseled the King's chamlord steward of the King's most honourable houshold, the King's chamberlain, and the King's secretary, have not heretofore been appointed and ordered for the placing and sitting in the King's most high court of parliament by reason of their offices: (2) It is therefore now ordained and enacted by the authority asoresaid, That the lord chancellor, the lord treaturer, the lord president of the King's council, and the lord privy feal, being of the degree of barons of parliament, or above, shall fit and be placed, as well in this present parliament as in all other parliaments hereafter to be holden, on the left side of the said parliament chamber, on the higher part of the form of the same side, above all dukes, except only such as shall happen to be the King's son, the King's brother, the King's uncle, the King's nephew, or the King's brothers or fifters fons.

V. And it is also ordained and enacted by authority aforesaid, The great That the great chamberlain, the constable, the marshal, the chamberlain, lord admiral, the great mafter or lord steward, and the King's marshal, adchamberlain, shall sit and be placed after the lord privy seal, in miral, steward, manner and form following; that is to fay, every of them shall &c. fit and be placed above all other personages being of the same See 1 Geo. 1. estates or degrees that they shall happen to be of, that is to say, as a private the great chamberlain first, the constable next, the marshal third, the lord admiral the fourth, the grand master or lord steward, the fifth, and the King's chamberlain the fixth.

VI. And it is also enacted by authority aforesaid, That the The King's King's chief secretary, being of the degree of a baron of the chief secreparliament, shall fit and be placed afore and above all barons, tary. not having any of the offices above mentioned; (2) and if he

be a bishop, that then he shall sit and be placed above all other bishops not having any of the offices above remembered.

VII. And it is also ordained and enacted by authority afore- Dukes, marfaid, That all dukes not aforementioned, marquesses, earls, quesses, earls, viscounts Gg3

viscounts, ba- viscounts and barons, not having any of the offices aforesaid, shall fit and be placed after their ancienty, as it hath been accustomed,

The place of

The place of VIII. And it is further enacted, That if any person or pergreat officers sons, which at any time hereafter shall happen to have any of under the de- the faid offices of lord chancellor, lord treasurer, lord president gree of barons. of the King's council, lord privy seal, or chief secretary, shall be under the degree of a baron of the parliament, by reason whereof they can have no interest to give any assent or dissent in the faid house, that then in every such case, such of them as shall happen to be under the said degree of a baron, shall six and be placed at the uppermost part of the sacks, in the midst of the faid parliament chamber, either there to fit upon one form, or upon the uppermost fack, the one of them above the other, in order as is above rehearfed.

Places in trials by peers.

IX. Be it also enacted by authority aforesaid, That in all trials of treasons by peers of this realm, if any of the peers that shall be called hereaster to be triours of such treasons, shall happen to have any of the offices aforesaid, that then they, having fuch offices, shall fit and be placed according to their offices, above all the other peers that shall be called to such trials, in manner and form as is above mentioned and re-

Places in the star-chamber and other afsemblies.

hearfed. X. And it is also enacted by authority aforesaid, That as well in all parliaments, as in the star-chamber, and in all other assemblies and conferences of council, the lord chancellor, the lord treasuer, the lord president, the lord privy seal, the great chamberlain, the constable, the marshal, the lord admiral, the grand master or lord steward, the King's chamberlain, and the King's chief secretary, shall fit and be placed in such order and fashion as is above rehearsed, and not in any other place, by authority of this present act.

CAP. XI.

The authority given to the King by the statute of 28 H. c. 3. to allot the towns in Wales, continued for three years.

CAP. XII,

It shall be felony to take, in the King's ground, any egg or bird of any faulcon, goshawk or laner, out of the nest; or to find or take up any faulcon, jerfaulcon, jerkin, sacer or sacerit, goshawk, laner or lanerite, of the King's, and having on it the King's arms and verviles, and do not within twelve days bring or fend the same to the master of the King's hawks, or to one of his faulconers, or to the chief of the shire; (2) or between the rising of the sun, and setting of the same, with his face hid or covered with hood or vifert, or painted, or difguifed, to the intent he would not be known, to enter into any forest, chase or park of the King's, Queen's, prince's, or any of the King's children, or into any other ground of either of theirs inclosed with wall or pale, ordained for the keeping of deer, to the intent to steal any of them, or to drive

REP. 1 Ed. 6. C. 12.

any of them forth of the same forest, &c. or in or at any 3 & 4 Ed. 6. time of the day, with his face hid or disguised, to kill any c. 17. 7 Ed. 6. conies or rabbits within any ground, being the lawful warren 1 M. fest. 1. of the King's, &c. in or within any of his or their parks; o. I. or in the night to enter into any park, chase or forest of the King's, &c. to the intent to steal any deer, or into his or their warren to kill and steal any conies.

CAP. XIII.

An all for dissolution of monasteries and abbies.

HERE divers and fundry abbots, priors, abbesses, prioresses How leases and other ecclefiaftical governors and governesses of divers mo- made of manasteries, abbathies, priories, nunneries, colleges, hospitals, houses nors belong-of friars and other religious and ecclesiastical houses and places within teries dissolthis our fovereign lord the King's realm of England and Wales, of ved, and aftheir own free and voluntary minds, good wills and affents, without fured to the constraint, coastion or compulsion of any manner of person or persons, King, shall sithen the fourth day of February the twenty-seventh year of the 3 Bulst. 1520 reign of our now most dread sovereign lord, by the due order and course of the common laws of this his realm of England, and by their fusficient writings of record, under their covent and common seals, have severally given, granted, and by the same their writings severally confirmed all their said monasteries, abbathies, priories, nunneries, colleges; hospitals, houses of friars and other religious and ecclesastical houses and places, and all their sites, circuits and precincts of the same, and all and fingular their manors, lordships granges, meases, lands, tenements, meadows, pastures, rents, reversions, services, woods, tithes, pensions, portions, churches, chapels, advowsons, patronages, annuities, rights, entries, conditions, commons, leets, courts, liberties, privileges and franchises, appertaining or in any wife belonging to any fuctions and frantistics, appertuning of in any wife belonging to any fuch monastery, abbathy, priory, nunnery, college, hospital, house of friars and other religious and ecclesiastical houses and places, or to any of them, by whatsoever name or corporation they or any of them were then named or called, and of what order, habit, religion, or other kind or quality soever they or any of them were then reputed, known or taken; to have and to hold all the said monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, and other religious and ecclesiastical houses and places, sites, circuits, precincts, manors, lands, tenements, meadows, pastures, rents, reversions, services, and all other the premisses, to our said fovereign lord, his heirs and successors for ever, and the same their faid monasteries, abbathies, priories, nunneries, colleges, hospitals, bouses of friars, and other religious and ecclesiastical houses and places, fites, circuits, precincis, manors, lordsbips, granges, meases, lands, tenements, meadows, pastures, rents, reversions, services, and other the premisses, voluntarily, as is aforesaid, have renounced, left and forsaken, and every of them bath renounced, left and forsaken.

II. Be it therefore enacted by the King our fovereign lord, Monasteries and the lords spiritual and temporal, and the commons, in this and their present parliament assembled, and by authority of the same, lands, before That the King our sovereign lord shall have, hold, possess and or dissolved, Gg4

enjoy

iven to the King.

enjoy to him, his heirs and successors for ever, all and singular fuch late monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, and other religious and ecclefiastical houses and places, of what kinds, natures, qualities or diversities of habits, rules, professions or orders they or any of them were named, known or called, which sith the said fourth day of *February* the twenty-seventh year of the reign of our said sovereign lord, have been dissolved, suppressed, renounced, re-

action 14.

linquished, forseited, given up, or by any other mean come to 87 H. 8. f. 10. his Highness; (2) and by the same authority, and in like man-Bro. Chose en ner shall have, hold, rossess and enjoy all the fites, circuits, precincts, manors, lordships, granges, meases, lands, tenements, meadows, pastures, rents, reversions, services, woods, tithes, pensions, portions, parsonages appropriated, vicarages, churches, chapels, advowsons, nominations, patronages, annuities, rights, interests, entries, conditions, commons, leets, courts, liberties, privileges, franchises and other whatsoever hereditaments, which appertained or belonged to the faid late monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, and other religious and ecclesiastical houses and places, or to any of them, in as large and ample manner and form, as the late abbots, priors, abbelles, priorelles, and other ecclesialtical governors and governesses of such late monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friers and other religious and ecclesiastical houses and places, had, held or occupied, or of right ought to have had, holden or occupied, in the rights of their said late monasteries, abbathies, priories, numeries, colleges, hospitals, houses of friars or other religious and ecclesiastical houses and places, at the time of the faid diffolution, suppression, renouncing, relinquishing,

Co. pl. f. 445. All other houfes to be diffolved, and their lands given to the King. 2 Roll. 100.

bruary above specified. III. And it is further enacted by the authority aforesaid, That not only all the faid late monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, and other religious and ecclefialtical houses and places, sites, circuits, precincts, manors, lordships, granges, meases, lands, tenements, meadows, pattures, rents, reversions, services, and all other the premisses, forthwith, immediately and presently; (2) but also all other monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, and all other religious and ecclesiastical houses and places, which hereafter shall happen to be dissolved, suppressed, renounced, relinquished, forfeited, given up, or by any other mean come to the King's highness; (3) and also all the fites, circuits, precincts, manors, lordships, granges, meases, lands, tenements, meadows, pastures, rents, reversions, services, woods, tithes, pensions, portions, parsonages appropriate, vicarages, churches, chapels, advowsons, nominations, patronages, annuities, rights, interests, entries, conditions, com-

mons, leets, courts, liberties, privileges, franchises and other

hereditaments

forfeiting, giving up, or by any other manner of mean coming of the same to the King's highness sithen the sourth day of Fe-

hereditaments whatsoever they be, belonging or appertaining to the same or any of them; (4) whensoever and as soon as they co. pl. s. 187, shall be dissolved, suppressed, renounced, relinquished, forfeit-546. ed, given up, or by any other mean come unto the King's highness, shall be vested, deemed and adjudged by authority of this present parliament, in the very actual and real seisin and possession of the King our sovereign lord, his heirs and succesfors for ever, in the state and condition as they now be; (5) and as though all the faid late monasteries, abbathies, prio- 10 Co. 55. ries, nunneries, colleges, hospitals, houses of friars, and all Plowd. 193. other religious and ecclesiastical houses and places so dissolved, suppressed, renounced, relinquished, forfeited, given up, or come unto the King's highnels as is aforefaid, (6) as also the The sites and said monasteries, abbathies, priories, nunneries, colleges, host lands of the pitals, houses of frairs, and other religious and ecclesiastical shall be in the houses and places, which hereaster shall happen to be dissolved, actual possession of the suppressed, renounced, relinquished, forseited, given up or come son of the unto the King's highness, sites, circuits, precincts, manors, King. lordships, granges, lands, tenements and other the premisses, wnattoever they be, and every of them, were in this present act specially and particularly rehearled, named and expressed by express words, names, titles and faculties, and in their natures, kinds and qualities.

IV. And be it also enacted by the authority aforesaid, That all All abbe the said late monasteries, abbathies, priories, nunneries, colleges, lands shall be hospitals, houses of friars, and other religious and ecclesiastic within the surhospitals, houses of friars, and other religious and ecclesiasti- vey of the notifiers, notices of trials, and other rengious and ecclenationary vey of the cal houses and places, which being dissolved, suppressed, re-court of augnounced, relinquished, given up or come to the King's high-mentations, ness by any manner of means as is aforesaid, and all the maexcept such which come nors, lordships, granges, lands, tenements, and other the pre-by attainder. misses (except such thereof as be come to the King's hands by attainder or attainders of treason) (2) and all the said monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, and other religious and ecclesiastical houses or places, which hereafter shall happen to be dissolved, suppressed, renounced, relinquished, forfeited, given up or come unto the King's highness, (3) and all the manors, lordships, granges, lands, tenements, meadows, pasturages, rents, reversions, services, woods, tithes, portions, pensions, parsonages appropriate, vicarages, churches, chapels, advowsons, nominations, patronages, annuities, rights, interests, entries, conditions, commons, leets, courts, liberties, privileges, franchises and other hereditaments, whatsoever they be, belonging to the same, or to any of them (except such thereof which shall happen to come to the King's highness by attainder or attainders of treason) shall be in the order, survey and governance of our said sovereign lord the King's court of augmentations of the revenues of his crown, and of the chancellor, officers and ministers of the same; (4) and all the ferms, iffues, revenues and profits, coming and Explained by growing of the premisses, and of every part thereof, (except 32 H. 8. c. 20. before except) shall be ordered, taken and received for the King's f. s.

Other mens

titles faved.

[1539. use by the said chancellor, ministers and officers, of the same court, in such and like manner and form, as the monasteries, priories, fites, circuits, manors, granges, meafes, lands, tenements, rents, reversions, services, tithes, pensions, portions, advowsons, patronages, rights, entries, conditions and other hereditaments, late appertaining or belonging unto the monafteries, abbathies, priories or other religious houses, late by authority of parliament suppressed, been ordered, surveyed and governed; (5) faving to all and every person and persons, and bodies politick and their heirs and successors, and the heirs and fuccessors of all and every of them (other than the said late abbots, priors, abbelles, priorelles and other eccleliaftical governors and governesses of the said late monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars and other religious and ecclefiaftical houses and places and their succeffors, and the successors of every of them, and such as pretend to be founders, patrons or donors of such monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, and other ecclefiaftical houses and places, or of any manors, messuages, lands, tenements, or other hereditaments belonging to the same, or to any of them, their heirs and successors, and the heirs and successors of every such founder, patron or donor, and the now abbots, priors, abbesses, prioresses, and other ecclesiastical governors and governesses of such monaste-

ries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, and other religious and ecclefiastical houses and places, which hereafter shall happen to be dissolved, suppressed, renounced, relinquished, forfeited, given up, or come to the King's highness, and such as pretend to be founders, patrons, or donors of fuch monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, and other ecclesiastical houses and places, or of any manors, messuages, lands, tenements or other hereditaments to the same belonging, or to any of them, their heirs and successors, and the heirs and success-

Rents service, rents seck, and other fervices and fuits exsepted out of the faving.

fors of every of them; (6) all such right, title, claim, interest, possession, rents, charges, annuities, leases, ferms, offices, fees, liveries and livings, portions, pensions, corrodies, commons, fynods, proxies and other profits, which they or any of them have, claim, ought, may or might have had, in or to the premisses, or to any part or parcel thereof, in such like manner, form and condition, to all intents, respects, constructions and purposes, as if this act had never been had ne made (rents services, rents seck, and all other services and suits only except.)
V. Provided always, and be it enacted by the authority aforesaid, That if any late abbot, prior, prioress, abbess, or other ecclesiastical governor or governess abovesaid, within one

quishing, forfeiting, giving up, or coming to the King's highness, of his late monastery, abbathy, priory, nunnery, col-

cal house or place, hath made any lease or grant under his co-

Leases or grants made within a year of lands not uled to be let year next before the diffolution, suppression, renouncing, relinto ferm. Savil 66. Dyer 77, 207, lege, hospital, house of friars, or other religious or ecclefiasti-

vent or common seal, or otherwise, for term of life, or for term of years, of the fite, circuit and precinct of his faid late monastery, abbathy, priory, nunnery, college, hospital, house of friars, or other religious or ecclesiastical house or place, or of any part thereof, or of any manors, messuages, granges, lands, tenements, parsonages appropriate, tithes, pensions, portions or other hereditaments, which belonged or appertained to his faid late monastery, abbathy, priory, nunnery, college, hospital, house of friars, or other religious or ecclesiastical house or place, (2) which manors, messuages, granges, lands, tenements, parsonages appropriate, tithes, pensions, portions or other hereditaments, were not before the same lease commonly used to be set nor let to ferm, but kept and reserved in the manurance, tillage or occupation of the faid governor or governefs, for the maintenance of hospitality and good house-keeping; (3) or within one year, as is abovefaid, hath made any lease or grant for term of life, or for term of years, of any manors, messuages, lands, tenements, meadows, pastures, woods, parsonages impropriate, tithes, pensions, portions, churches, cha- Dyer 280. pels, or other hereditaments, whatsoever they be, whereof or Leases made in the which any estate or interest for term of life, year or years, in reversion at the time of the making of any such grant or lease, then had year before the his being or continuance, and then was not determined, finish-dissolution. ed or expired, (4) or within the time of one year, as is above- Hob. 248, 298. said, hath made any lease or grant for term of life, or for term of years, of any manors, messuages, lands, tenements, meadows, pastures, woods, parsonages appropriate, tithes, pen-sions, portions, churches, chapels, or other hereditaments, Dyer 123, whatsoever they be, upon the which leases and grants, the Leases made usual and old rents and ferms, accustomed to be yielded and not reserving reserved by the space of twenty years next before the first day the old rent. of this present parliament, is and be not thereupon reserved and holden; (5) or if any such governor or governess hath wood-sales made any bargain or fale of his woods within one year, as is within one afore limited, which woods be yet growing and standing, (6) year before that then all and every such lease, grant, bargain and sale of the dissolution. wood or woods, shall be utterly void and of none effect.

VI. And it is also enacted by the authority aforesaid, That Feofiments, all feoffments, fines and recoveries had, made, acknowledged fines and recoor fuffered by any governor or governess, without the King's veries, know-licence under his great seal, within one year next before the ledged by abdissolution, renouncing, relinquishing, forseiting, giving up, or of the King's coming unto the King's highness, of his said monastery, abba-gift, or of thy, priory, nunnery, college, hospital, house of friars, or other their ancient religious or exclassical house or place. religious or ecclesiastical house or place, or any manors, meases, foundation. lands, tenements or other hereditaments whatsoever they be, which the faid late abbot, prior, abbess, prioress, and other ecclefiastical governor and governess, or any of them, or any of their predecessors, had or held, of the gift, grant or confirmation of our said sovereign lord, or of any of his Highness progenitors, or of the which monasteries, abbathies, priories, nunneries,

neries, colleges, hospitals, houses of friers, or other religious or ecclesiastical houses or places, our said sovereign lord was founder or patron, or which manors, meases, lands, tenements, or other hereditaments were of the ancient or old foundation or possession of the said late monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, or other religious or eccletiastical houses or places, shall be utterly void and of none

Leafes of lands after shall be suppressed.

VII. And it is further enacted by the authority aforesaid, not usually let That if any abbot, prior, abbess, prioress, or other ecclefiastiof fuch mona-flaries as here- cal governor or governess of any monastery, abbathy, priory, nunnery, college, hospital, house of friars, or other religious or ecclesiastical house or place, which hereaster shall happen to be dissolved, suppressed, renounced, relinquished, forfeited, given up, or come to the King's highness, within one year next before the first day of this present parliament, have made, or hereafter do make, any leafe or grant under his covent or common feal, or otherwise for term of years, or life or lives, of the site, circuit and precinct of his said monastery, abbathy, priory, nunnery, college, hospital, house of friars, or other religious or ecclesiastical house or place, or of any part thereof, (2) or of any manors, messuages, lands, tenements, parsonages appropriate, tithes, pensions, portions, and other hereditaments belonging or appertaining to his said monastery, abbathy, priory, nunnery, college, hospital, house of friars, or other religious or ecclesiastical house or place, which manors, meases, granges, lands, tenements, parsonages appropriate, tithes, pen-tions, portions, and other hereditaments, whatsoever they be, were not, before the same lease, commonly used to be set nor let to ferm, but kept and reserved in the manurance, tillage or occupation of the faid governor or governess, for the maintenance of hospitality and good house-keeping, or now be in the manurance, tillage or occupation of the said governor or governess, for the maintenance of hospitality and good house-keep-Lease of lands ing; (3) or within one year next before the first day of this in lease.

present parliament, hath made, or hereaster shall make any lease or grant for term of life, or for term of years, of any manors, meases, lands, tenements, meadows, pastures, woods, parsonages appropriate, tithes, pensions, portions, churches, chapels, or other hereditaments whatsoever they be, whereof and in the which any estate or interest for term of life, year or years, at the time of the making of any fuch grant or lease, then had his being or continuance, or hereafter shall have his being or continuance, and then was not determined,

finished or expired, or at any time of any such lease to be made, shall not be determined, finished or expired; (4) or within one

year next before the first day of this present parliament hath

made, or hereafter shall make, any lease or grant for term of

life, or for term of years, of any manors, messuages, lands, te-

Moor 6o. pl. 169. 128. pl. 276. 3 Co. 7.

2 Roll 171. Leases of abbey lands which are to be dissolved, not referving

nements, meadows, pastures, woods, parsonages appropriate, tithes, pensions, portions, churches, chapels, or other hereditaments, taments, whatsoever they be, upon which leases and grants the usual and old rents and ferms accustomed to be yielden and referved by the space of twenty years next before the said first day of this present parliament, is or be not, or hereafter shall not be there upon referved and yielden; (5) or if any fuch gover- Wood-fales nor or governess of any such monastery, abbathy, priory, nun-made or to be nery, college, hospital, house of friars, or other religious or ec-made within clefiaftical house or place, which hereafter shall happen to be fore the dissodissolved, suppressed, renounced, relinquished, forseited, given lution. up or come to the King's highness, within one year next before the first day of this present parliament, hath made, or hereafter shall make, any bargain or sale of his woods, which woods be yet growing and standing; (6) that then all and every such lease, grant, bargain and sale of wood or woods, shall be utter-

ly void and of none effect.

1539.]

VIII. And it is also enacted by the authority aforesaid, That Assurances all feoffments, fines and recoveries had, made, knowledged or made by gofuffered within one year next before the first day of this present vernors of parliament, or hereaster to be had, made, knowledged or suf-gion suppressered by any governor or governess of any monastery, abbathy, ed, of any of priory, nunnery, college, hospital, house of friars, or other re-their lands ligious or ecclesiastical house or place, which hereaster shall hap-within one pen to be dissolved, suppressed, renounced, relinquished, for-year before. feited, given up, or come to the King's highness, without the King's licence under his great feal, of any manors, meafes, lands, tenements, or other hereditaments, whatfoever they be, which the said abbots, priors, abbesses, prioresses, and other ecclesiastical governors and governesses, which hereaster shall happen to be dissolved, suppressed, relinquished, forfeited, given up, or come unto the King's highness, as is aforesaid, or any of them, or any of their predecessors had or held, or have and hold, of the gift, grant or confirmation of our said sove-reign lord, or of any of his Highness progenitors, or of the which monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, or other religious and ecclesiastical houses and places our said sovereign lord is founder or patron, or which manors, meases, lands, tenements or other hereditaments, were or be of the ancient or old foundation or possession of the faid monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, or other religious or ecclesiastical houses or places, shall be utterly void and of none effect.

IX. Provided alway, and be it enacted by authority afore- 2 Roll. 402. said, That if any abbot, prior, abbess or prioress, or other A lease for governor or governess abovesaid, within one year next before years made to the first day of this present parliament; or if any late abbot, prior, the old lesse abbets, prioress or other late governor or governess abovesaid, in a year bewithin one year next before any such dissolution, suppression, for the dissolution or of the dissolution or of the dissolution or of the dissolution of the dissolution or of the diss renouncing, relinquishing, forfeiting, giving up, or coming to lution, or of the King's highness, of the premisses, or of any parcel thereof, this parlia-as is aforesaid; have made any demise, lease or grant to any Co. pla. f. 188. person or persons for term of years, of any manors, meases, 2 Leonard 55. lands, 3 Leonard 164.

Plowd. 102.

lands, tenements, parsonages appropriate, tithes, pensions, por-Dyer 102, 352. tions or other hereditaments aforefaid, which person or persons, at the time of the said demise, lease or grant, had and held the fame to ferm for term of years then not expired; that then the faid person or persons, to whom any such demise, lease or grant hath been so made, shall have and hold the same for the term of one and twenty years only from the time of the making of the said demise, lease or grant, if so many years be by the same demise, lease or grant specified, limited and expressed, or else for so many years as in such demise, lease or grant been expressed, so that the old rent be thereupon reserved, and so that the same lease or leases exceed not twenty-one years; this act or any thing therein contained to the contrary notwithstanding.

A leafe for life made to the old leffee for life or years.

X. Provided also, and be it enacted by the authority aforesaid, That if any abbot, prior, abbess, prioress, or other late governor or governess, within one year next before any such dissolution, suppression, renouncing, relinquishing, forseiting, giving up, or coming unto the King's highness, of the premisses, or any parcel thereof, as is aforesaid, have made any demise, lease or grant to any person or persons, for term of life or lives, of any manors, meases, lands, tenements, parsonages appropriate, tithes, pensions, portions, or other hereditaments aforesaid, which person or persons, or any of them, at the time of the said demise, lease or grant, had and held the same for term of life or lives, or for term of years then not expired; that then the faid person or persons, to whom any such lease or grant hath been so made, shall have and hold the same for term of their life or lives, so that the old rent be thereupon reserved; this act or any other thing therein contained to the contrary thereof notwithstanding.

All copies for life granted according to the custom thall be good.

XI. Provided also, and be it enacted by the authority aforefaid, That all and fingular leases and grants, made by copy to any person or persons, of any of the said messuages, lands, tenements, parsonages appropriate, tithes, pensions, portions, or other hereditaments aforesaid, for term of life or lives, which by the custom of the country hath been used to be demised, letten or granted by copy of court-roll, shall be good and effectual in the law, so that the old rent be reserved by and upon every fuch leafe and leafes; this act or any thing therein contained to the contrary in any wife notwithstanding.

Leases allowtions. Dyer 80.

XII. Provided alway, and be it further enacted by the authoed in the court rity aforesaid, That all leases heretofore made of any of the preof augmenta- misses by authority of our sovereign lord the King's court of augmentations of the revenues of his crown, (2) and all such leases, seoffments and wood-sales, made by the said governors and governesses, or any of them, under their covent seals, or under the covent or common feal of any of them, within one year next before the dissolution, suppression, renouncing, relinquishing, forfeiting, giving up or coming to the King's high-ness, of the said monasteries, abbathies, priories, numeries, colleges, hospitals, houses of friars, or other religious or ecclefiastical

fiaftical houses or places, (3) which said leases, grants, feoff-ments and wood-sales have been examined, enrolled, decreed or affirmed in our faid fovereign lord the King's court of augmentations, and the decree of the same put in writing, sealed with the feal of the faid court of augmentations, shall be good and effectual according to the same decree; any clause or act heretofore in this present act to the contrary notwithstanding.

XIII. Provided alway, and be it also further enacted by the How they authority aforesaid, That if any person or persons have justly and be relieved truly, without fraud or covin, paid or given any fum or fums who have of money to any of the faid late governors and governesses, for for wood t the bargain and fale of any woods, being or growing in or any ecclefi upon any manors, lands, tenements or hereditaments, which cal govern appertained or belonged to the faid late monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friers, or other religious or ecclesiastical places, or unto any of them, which bargain and fale by authority of this act is made void and of none effect, and by mean thereof the King's highness may have and take the commodity and profit of such woods so bargained and fold; that then the chancellor and other officers of our faid fovereign lord the King's court of augmentations, or three of them, whereof the chancellor for the time being shall be one, of our faid fovereign lord the King's treasure remaining in the treasury of the same court, shall satisfy and recompense every fuch person or persons such sum of money, or other recompence, as the same chancellor and officers, or three of them, whereof the said chancellor shall be one, shall think meet and convenient. (2) And if any other person or persons shall happen to take profit and commodity, by reason of avoiding of fuch wood-sales by authority of this act, that then every per-fon and persons, which may or shall take such profit, shall be ordered for satisfaction to be made to the parties that shall happen to be grieved by this act, by the faid chancellor and other officers of the same court.

XIV. Provided also, and be it further enacted by the autho-Assurance rity aforesaid, That all and every person and persons, their others by heirs and assigns, which sithen the said sourth day of February, King's lice by licence, pardon, confirmation, release, assent or consent of lands. our said sovereign lord the King, under his great seal heretofore given, had or made, or hereafter to be had or made, have obtained or purchased by indenture, fine, feoffment, recovery or otherwise, of the said late abbots, priors, abbesses, prioresses, or other governors or governesses of any such monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, or other religious and ecclesiastical houses or places, any monasteries, priories, colleges, hospitals, manors, lands, tenements, meadows, pastures, woods, churches, chapels, parsonages, tithes, pensions, portions or other hereditaments, shall have and enjoy the same, according to such writings and assurances, as been thereof before the first day of this present parliament or hereafter shall be had or made:

XV. Saving

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A faving of unto them before the faid purchase. 12 Co. 45.

Anno tricesimo primo Henrici VIII. [1539.

XV. Saving to all and every person and persons, and bodies the right of politick, their heirs and fuccessors, and to the heirs and successors and to the heirs and successors. fors of every of them (other than the said late abbots, abbeffes, priors, prioresses, and other governors and governesses, and their fuccessors, and the successors of every of them, and such as pretend to be founders, patrons or donors of the said monasteries, abbathies, priories, nunneries, colleges, hospitals and other religious or ecclefiaftical houses or places, or of any of them, or of any manors, messuages, lands, tenements or other hereditaments late belonging to the same, or to any of them, and their heirs and successors, and the heirs and successors of every such founder, patron or donor, (2) all such right, title, interest, possession, rents, annuities, commodities, offices, sees, liveries and livings, portions, pensions, corodies, synods, proxies and other profits, which they or any of them have, ought or might have had, in or to any of the said monasteries, abbathies, priories, colleges, hospitals, manors, lands, tenements, rents, services, reversions, tithes, pensions, portions or other hereditaments, at any time before any fuch purchase, indentures, fines, feoffments, recoveries, or other lawful mean between any such parties had or made, as is abovesaid; this act or any thing therein contained to the contrary notwithstanding.

XVI. And where our said sovereign lord, sith the fourth day of February the said twenty-seventh year of the reign of our said sovereign lord, hath obtained and purchased, as well by exchanges, as by gifts, bargains, fines, feoffments, recoveries, deeds enrolled, and otherwise, of divers and sundry persons, many and divers honours, castles, manors, lands, tenements, meadows, pastures, woods, rents, reversions, services and other hereditaments, and hath not only paid divers and fundry great sums of money for the same, but also hath given and granted for the same, unto divers and sundry persons, divers and sundry manors, lands, tenements and hereditaments, and other recompenses, in and for full satisfaction of all such honours, castles, manors, lands, tenements, rents, reversions, services and other his hereditaments, by his Highness obtained or had, as is abovesaid: (2) be it therefore enacted by the authority aforesaid. That our said fovereign lord the King, his heirs and successors, shall have, hold, possess and enjoy all such honours, castles, manors, lands, tenements and other hereditaments, as his Highness sith the said fourth day of February the twenty-seventh year abovesaid, hath obtained and had by way of exchange, bargain, purchase, or other whatsoever mean or means, according to the true meaning and intent of his Highness bargain, exchange or purchase; mifrecital, misnaming or nonrecital, or not naming of the said honours, castles, manors, lands, tenements and other hereditaments, comprized or mentioned in the bargains or writings made between the King's highness and any other party or parties, or of the towns or counties where the faid honours, castles, manors, lands, tenements and hereditaments lie and been, or any other matter or cause whatsoever it be, in any wise notwithstanding. XVII. Saving

A confirmation of the King's purchales made tithence 4 Febr. Ann. 27 H. 8.

XVII. Saving to all and every person or persons and to their Asaving of the heirs, bodies politick and corporate and to their successors, and others, but of to every of them, (other than such person and persons, and their the sellers, heirs, and their wives, and the wives of every of them, bodies their heirs and politick and corporate, and their fuccessors, and every of them, wives. of whom the King's highness hath obtained by exchange, gift, bargain, fine, feoffment, recovery, deed enrolled or otherwise, any fuch honours, castles, manors, lands, tenements and other hereditaments, as is aforefaid) (2) all fuch right, title, use, in- An exception terest, possession, rents, charges, annuities, commodities, sees and of rents ser other profits (rents services and rents seck only except) which they or any of them have, might or ought to have had, in or to the premisfes so obtained and had, or in or to any parcel, thereof, if this act had never been had nor made; this prefent act

or any thing therein contained to the contrary notwithstanding.

XVIII. And where it hath pleased the King's highness of his most abundant grace and goodness, as well upon divers and sundry considerationshis Majesty specially moving, as also otherwise, to have bargained, sold, changed, or given and granted by his Grace's several letters pasents, indentures or other writings, as well under his Highness great feal, as under the seal of his Highness duchy of Lancaster, and the seal of the office of the augmentations of his crown, unto divers and Jundry of his loving and obedient subjects, divers and sundry honours, castles, manors, monasteries, abbathies, priories, lands, tenements, rents, reversions, services, parsonages appropriate, advocosons, liberties, tithes, oblations, portions, penfions, franchifes, privileges, hberties, and other hereditaments, commodities and profits, in fee-simple, fee-tail, for term of life, or for term of years; (2) for avoiding of which said letters patents, and of the contents of the same, divers, sundry and many ambiguities, doubts and questions might hereafter arise, be moved and stirred, or well for misrecital or non-recital, as for divers other matters, things or causes to be alledged, objected or invented against the said letters patents, as also for lack of sinding of effices or inquisi-tions, whereby the title of his Highness therein ought to have been found, before the making of the same letters patents, or for misrecital or non-recital, of leases, as well of record as not of record, or for lack of the certainty of the values, or by reason of misnaming of the honours, eastles, manors, monasteries, abbathies, priories, lands, tenements, and other bereditaments comprised and mentioned within the same letters patents, or of the towns and counties where the same benours, castles, manors, monasteries, abbathies, priories, lands, te-nements, rents, and other hereditaments lien and been, as for divers and fundry other suggestions and surmises, which bereaster might happen to be moved, surmised and procured against the same letters patents, albeit the words in effect contained in the said letters patents be according to the true intent and meaning of his most royal Majesty.

XIX. Be it therefore enacted by the authority of this present a Roll. 277. parliament, That as well all and every the faid letters patents, The King indentures and other writings, and every of them, under the patents sufficifeal or feals abovefaid, or of any of them, made or granted by the flanding Mif-King's highness sithen the said fourth day of February the said recital, not twenty-seventh year of his most noble reign, as all and singular finding of of-Vol. IV. other

fices, &c.

other his Grace's letters patents, indentures or other writings to

34 & 35 H. 8. be had, made or granted to any person or persons within three

Hob, 222, 227. years next after the making of this present act, of any honours, castles, manors, monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, or of other religious or ecclesiaftical houses or places, sites, circuits, precincts, lands, tenements, parsonages, tithes, pensions, portions, advowsons, nominations, and all other hereditaments and possessions, of what kind, nature or quality soever they be, 'or by whatsoever name or names they or any of them be named, known or reputed, shall stand and be good, effectual and available in the law of this realm, to all respects, purposes, constructions and intents, against his Majesty, his heirs and successors, without any other licence, dispensation or tolerance of the King's highness, his heirs and fuccessors, or of any other person or persons whatsoever they be,

A fawing of the right of others in the lands affured

by the King.

wife notwithstanding: XX. Saving to all and fingular persons, bodies politick and corporate, their heirs and successors, and the heirs and successors of every of them (other than his Highness, his heirs and succesfors, and the faid governors and governesses, and their succesfors, donors, founders and patrons aforenamed, and their heirs and successors, and all other persons claiming in their rights or to their use, or in the right, or to the use of any of them) all fuch right, title, claim, interest, possession, reversion, remainder, offices, annuities, rent charges and commons, which they or any of them have, ought or might to have had, in or to any of the

for any thing or things contained, or hereafter to be contained, in any such letters patents, indentures or other writings; any cause, consideration, or thing material to the contrary in any

faid honours, castles, manors, monasteries, abbathies, priories, lands, tenements, and other hereditaments, in the faid letters patents made, or hereafter to be made, comprized at any time before the making of the faid or fuch letters patents; this act or any thing therein contained to the contrary notwithstanding. XXI. And where divers and fundry abbots, priors, abbeffes, pri-

Hetley 144. Latch 89. Bridgm. 32. 2 Roll. 142, 252,

Such abbey-

oreses, and other edicers and juntary abouts, priors, absorpts, prooreses, and other ecclesiastical governors and governesses of the said
late monasteries, abbathies, priories, nunneries, colleges, hospitals,
bouses of friars, and other religious and ecclesiastical houses and places,
bave bad, possessed and enjoyed divers and sundry parsonages appropriated, tithes, pensions and portions, and also were acquitted and discharged of and for the payment or payments of tithes, to be paid out or
for their said monasteries, abbathies, triories, nunneries, calleges, hosfor their said monasteries, abbathies, priories, nunneries, colleges, bofpitals, bouses of friars, and other religious and ecclesiastical houses and lands as before places, manors, messuages, lands, tenements and bereditaments: (2) be the dissolution it therefore enacted by the authority abovesaid, That as well

of them were the King our sovereign lord, his heirs and successors, as all and discharged of every such person and persons, their heirs and assigns, which the have, or hereaster shall have, any monasteries, abbathies, priories, Cro. El. 206. nunneries, colleges, hospitals, houses of friars, or other ecclesi-

Cro. Jac. 607. aftical houses or places, sites, circuits, precincts of the same, or Cro. Car. 265, of any of them, or any manors, messuages, parsonages appro-Moor. 219. pl. priate, tithes, pensions, portions or other hereditaments, what-356.

soever they be, which belonged or appertained, or which now Dyer 277. pl. belong or appertain unto the said monasteries, abbathies, pri2 Co. 46.
ories, nunneries, colleges, hospitals, houses of friars, or other 11 Co. 8. 16.
religious and explasionist houses or places. religious and ecclefiastical houses or places, or unto any of them, Co. pl. f. 451, shall have, hold, retain, keep and enjoy, as well the said par-454-sonages appropriate, tithes, pensions, and portions of the said watson's completeries, abbathies, priories, nunneries, colleges, hospitals, cumb. cap. 48, houses of friars, and other religious and ecclesiastical houses and places, fites, circuits, precincts, manors, meases, lands, tenements and other hereditaments, whatsoever they be, and every of them, according to their estates and titles, discharged and acquitted of payment of tithes, (3) as freely, and in as large and ample manner, as the faid late abbots, priors, abbeffes, prioresses, and other ecclesiastical governors and governesses, or any of them had, held, occupied, possessed, used, retained or enjoyed the same, or any parcel thereof, at the days of their dissolution, suppression, renouncing, relinquishing, forfeiting, giving up, or coming to the King's highness, of such monasteries, abbathies, priories, nunneries, colleges, hospitals, houses of friars, or other religious ecclesiastical houses or places, or at the day of the diffolution, suppression, renouncing, relinquishing, giving up, or coming to the King's highness of any of them; this act or any thing therein contained to the contrary notwithstanding.

XXII. Saving to the King's highness, his heirs and success All rents, serfors, all and all manner of rents, fervices, and other duties, vices, &c. rewhatsoever they be, as if this act had never been had nor made. King.

XXIII. And be it further enacted by authority of this present Monasteries. parliament, That fuch of the said late monasteries, abbathies, &c. exempt priories, numeries, colleges, hospitals, houses of friars, and from visitation other religious and ecclesiastical houses and places, and all and jurisdiction of the orchurches and chapels to them, or any of them belonging, which dinary. before the disfolution, suppression, renouncing, relinquishing, forfeiting giving up, or coming unto the King's highness, were exempted from the visitation or visitations, and all jurisdiction of the ordinary or ordinaries, within whose diocese they were fituate or set, shall from henceforth be within the jurisdiction and visitation of the ordinary or ordinaries within whose diocese they or any of them be situate and set, or within the jurisdiction and visitation of such person or persons, as by the King's highnels shall be limited or appointed; this act, or any other exemp-

tion, liberty or jurisdiction to the contrary notwithstanding.

XXIV. And where before this time it hath pleased the King's Duke of Nor. majesty, at the contemplation and humble petition of the right noble tolk. Thomas duke of Norfolk, to give his royal affent of licence by his Grace's word, without any manner of letters patents, or other writing, to purchase and receive to him and to his heirs for ever, of William Flatbury, late abbot of the monastery of Sipton in the county of Sipton abbey, Suffolk, and covent of the same late monastery now being dissolved, all the same monastery, together with all and singular manors, lordships, lands, tenements, woods, waters, commons, courts, leets, advowfons, patronages, parsonages, vicarages, chauntries, free chapels, tithes, portions of tithes, pensions, annuities, rents, suits, services, reversions,

try.

remainders, and all other things which were the hereditaments or the possessions of the said late monastery, where soever they lay or were within Lord Cobham. the realm of England. (2) And in likewise our said severeign lard Cobham chan- gave like licence by his Grace's word, unto the right honourable George lord Cobham, to purchase and receive to him and to his beirs for ever, of the late master and brethren of the college or chantry of Cobham in the county of Kent, now being utterly dissolved, the fite of the same college or chantry, and all and singular their bereditaments and possessions, as well temporal as exclesiastical, wheresoever they lay or were within the realm of England:

XXV. Be it therefore enacted by the authority of this present parliament, That the act above written or any thing therein contained, shall not be in any wife prejudicial or hurtill to the said duke and lord Cobham, or to either of them, or to the heirs or assigns of either of them, but that the same duke and lord Cobham and either of them fundrily, and the heirs and affigns of either of them, shall and may have, hold, receive and enjoy the premises by them fundrily purchased or received, according to the purports and effects of such evidences, writings and conveyances, as they or any of them fundrily have caused to be

devised and made to them or to their uses for the same:

Baving of other mens rights in the monastery of Sipton, and Cobham Chantry.

XXVI. Saving alway, and referving to all and fingular perfons and bodies politick, and to their heirs and successors (other than the said late abbot and convent and their successors, and the said late master and brethren and their successors, and to the founders of the same monastery, or of the said college or chantry and the heirs of either them, and all donors, granters or augmenters of them or of either of them, and the heirs and assigns of either of them) (2) all such rights, titles, possessions, rents, services, fees, offices, annuities, corrodies, liveries, leases, and all other such their interesses, profits and commodities, 28 they or any of them had, should or ought to have, of, to, or in any of the premisses fundrily purchased or received by the said duke or lord Cobham, if this present act had never been had or made; any thing in the same act to the contrary being in any wife notwithstanding.

CAP. XIV.

An all for abolishing of diversity of opinions in certain articles concerning christian religion.

HERE the King's most excellent majesty is by God's law supreme head immediately under him of this whole church and congregation of England, intending the conservation of the same church and congregation in a true, fincere and uniform doctrine of Christ's religion, calling also to his blessed and most gracious remembrance, as well the great and quiet affurance, prosperous increase, and other innumerable commodities, which bave ever insued, come and followed of concord, agreement and unity in opinions, as also the manifold perils, dangers and inconveniencies, which have heretofore, in many places and regions grown, sprung and arisen of the diversities of minds and opinions, especially of matters of christian religion, and therefore defiring that such an unity might and should be charitably established in

all things touching and concerning the same, as the same so being established might chiefly be to the honour of Almighty God, the very author and fountain of all true unity and sincere concord, and consequently redund to the common wealth of this his Highness mast noble realm, and of all his loving subjects, and other resants and inhabitants of or in the same; bath therefore caused and commanded this his most high court of parliament, for sundry and many urgent causes and considerations, to be at this time summoned, and also a spaced and convocation of all the archbishops, history and other learned men of the clergy of this his realm, to be in like manner assembled.

And for a smuch as in the said parliament, synod and convocation, there were certain articles, matters, and questions proposed and set forth

touching christian religion, that is to say:

First, Whether in the most blessed sherament of the altar remaineth, after the consecration, the substance of bread and wine or no.

Secondly, Whether it be necessary by God's law, that all men should be communicate with both kinds, or no.

Thirdly, Whether priests, that is to say, men dedicate to God by priesthood, may by the law of God marry after, or no, Fourthly, Whether vow of chastity or widowhood, made to God advisedly by man or woman, be by the law of God to be observed, or no,

Fifthly, Whether private masses stand with the law of God, and be to be used and continued in the church and congregation of England, as things whereby good christian people may and do receive both godly consolation and wholesome

benefits, or no.

Sixthly, Whether auricular confession is necessary to be retained, continued, used and frequented in the church, or no.

The King's most royal majesty, most prudently pondering and considering, that by occasion of variable and sundry opinions and judgments of the said articles, great discord and variance bath arisen, as well amongst the clergy of this his realm, as amongst a great number of vulgar people, his loving subjects of the same; and being in a full hope and trust, that a full and perfect resolution of the said articles should make a perfect concord and unity generally amongst all his loving and obedient subjects; of his most excellent goodness not only commanded, that the said articles should deliberately and advisedly, by his said archbishops, bishops and other learned men of his clergy, be debated, argued and reasoned, and their opinions therein to be understood, declared and known, but also most graciously vouchsafed, in his own princely person, to descend and come into his said high court of parliament and counsel, and there, like a prince of most high prudence, and no less learning, opened and declared many things of high learning and great knowledge, touching the said articles, matters, and questions, for an unity to be had in the same; whereupon, after a great and long, deliberate and advised disputation and consultation, bad and made converning the said articles, as well by the consent of the King's bighness,

as by the affent of the lords spiritual, and temporal, and other learned men of his clergy in their convocations, and by the confent of the commons, in this present parliament assembled, it was and is finally resolved, accorded and agreed in manner and form following, that is to say,

First, That in the most blessed sacrament of the altar, by the strength and efficacy of Christ's mighty word (it being spoken by the priest) is present really, under the form of bread and wine, the natural body and blood of our Saviour Jesus Christ, conceived of the Virgin Mary; and that after the consecration there remaineth no substance of bread or wine, nor any other substance: but the substance of Christ, God and man.

Secondly, That communion in both kinds is not necessary ad falutem, by the law of God, to all persons; and that it is to be believed, and not doubted of, but that in the slesh, under the form of bread, is the very blood; and with the blood, under the form of wine, is the very slesh; as well apart, as though they were both together.

apart, as though they were both together.

Thirdly, That priests after the order of priesthood received, as afore, may not marry by the law of God.

Fourthly, That vows of chaftity or widowhood, by man or woman made to God advisedly, ought to be observed by the law of God; and that it exempteth them from other liberties of christian people, which without that they might enjoy.

Pifthy, That it is meet and necessary, that private masses be continued and admitted in this the King's English church and congregation, as whereby good christian people, ordering themselves accordingly, do receive both godly and goodly consolations and benefits; and it is agreeable also to God's law.

Sixthly, That auricular confession is expedient and necessary to be retained and continued, used and frequented in the church of God.

For the which most godly study, pain, and travel of his Majesty, and determination and resolution of the premisses, his most humble and obedient subjects, the lords spiritual and temporal, and the commons, in this present parliament assembled, not only render and give unto his Highness their most high and hearty thanks, and think themselves most bound to pray for the long continuance of his Grace's most royal estate, but also being desirous that his most godly enterprise may be well accomplished, and brought to a full end and perfection, and so established, that the same might be to the honour of God, and after to the common quiet, unity and concord to be had in the whole body of this realm for ever, most humbly beseechen his royal Majesty, that the resolution and determination above written of the said articles may be established, and perpetually terfected by authority of this present parliament, &c.

* Ex Edit. * If any person by word, writing, printing, cyphering, or any cher-

1539.] Anno tricelimo primo HENRICI VIII.

otherwise, do preach, teach, dispute, or hold opinion that in the blessed sacrament of the altar, under form of bread and wine (after the consecration thereof) there is not present really the natural body and blood of our Saviour Jesus Christ conceived of the Virgin Mary. Or that after the said consecration, there remaineth any substance of bread or wine, or any other substance, but the substance of Christ, God and man: Or that in the slesh under form of bread, is not the very blood of Christ: Or that with the blood under the form of wine, is not the very slesh of Christ, as well apart, as though they were both together: Or affirm the said sacrament to be of other substance than is aforesaid: Or deprave the said blessed sacrament: then he shall be adjudged an heretick, and suffer death by burning, and shall forfeit to the King all his lands, tenements, hereditaments, goods and chattels, as in case of high treason.

2 And if any person preach in any sermon, or collation openly made, or teach in any common school or congregation, or obstinately affirm or defend, that the communion of the blessed sacrament in both kinds is necessary for the health of man's soul,
or ought or should be ministered in both kinds: Or that it is
necessary to be received by any person (other than by priests)

being at mass, and consecrating the same.

3 Or that any man after the order of priesthood received, may

marry or contract matrimony.

4. Or that any man or woman which advisedly hath vowed or professed, or should vow or profess chastity or widowhood, may marry, or contract marriage.

5. Or that private masses be not lawful, or not laudable, or should not be used, or be not agreeable to the laws of God.

6 Or that auricular confession is not expedient, and necessary to be used in the church of God, he shall be adjudged, suffer death, and forseit lands and goods, as a selon. If any priest or other man or woman, which advisedly hath vowed chastity, or widowhood, do actually marry or contract matrimony with another: Or any man which is or hath been a priest, do carnally use any woman, to whom he is, or hath been married, or with whom he hath contracted matrimony, or openly be conversant fant or familiar with any such woman; both the man and the 35 H. 8. woman shall be adjudged selons. Commissions shall be awarded Repealed to the bishop of the diocese, his chancellor, commissary, and 6. c. 12. theres, to enquire of the heresies, selonies, and offences aforessaid. And also justices of peace in their sessions, and every steward, understeward, and deputy of stewards in their leet, or lawday, by the oaths of twelve men have authority to enquire of all the heresies, selonies, and offences aforesaid.

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